EXHIBIT 2

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JUAN LOPEZ, on behalf of himself, FLSA Collective Plaintiffs and the Class

Plaintiff, Case No.: 20-cv-09113

V.

THERMO TECH MECHANICAL, INC. GOWKARRAN BUDHU and SHANTI BUDHU,

Defendants.

REMOTE DEPOSITION OF GOWKARRAN BUDHU, a witness herein, called by the Plaintiff for examination, taken by and before Ann Medis, Registered Professional Reporter and Notary Public in and for the Commonwealth of Pennsylvania, via Zoom videoconference, on Thursday, September 28, 2023, commencing at 10:15 a.m.

Job No: 7982

	Page 2		Page 3
1 APPEARANCES	1	* I N D E X *	
2 On behalf of Plaintiff	2	GOWKARRAN BUDHU	PAGE
3 LEE LITIGATION GROUP,		EXAMINATION BY MR. LEE	4
BY: C.K. LEE, ESQUIRE		EM WINGTON BT WING BEE	•
4 148 West 24th Street, Eighth New York, New York 10011	1 1001	* INDEX OF PLAINTIFF'S EXHIB	TS *
5 212.465.1188	6		AGE
james@leelitigation.com	7	Exhibit 2 21	AGE
6	8	Exhibit 5	
7 On behalf of Defendants		Exhibit 10	
8 LEVIN-EPSTEIN & ASSOC BY: EUNON JASON MIZR	11125,1.0.		
9 60 East 42nd Street, Suite 470	no ' \	Exhibit 11	
New York, New York 10165	++	Exhibit 14 25	
10 212.792.0048	12	(T.17)	
jason@levinepstein.com	13	(Exhibits were retained by Mr. Lee.)	
11 12	14		
13	15		
14	16		
15	17		
16	18		
17 18	19		
19	20		
20	21		
21	22		
22	23		
23 24	24		
25	25		
	Page 4		Page 5
1 PROCEEDINGS	1	Q. How long have you lived there,	sir?
2	2	A. Since probably seven years, six	or seven
3 GOWKARRAN BUDHU,	3	years.	
4 having been first duly sworn, was exa	mined 4	Q. Okay. And you own your resid	ence?
5 and testified as follows:	5	A. Yes.	
6 EXAMINATION	6	MR. MIZRAHI: I'm making a q	uick note,
7 BY MR. LEE:	7	C.K., before you ask your next question	n, just a
8 Q. Good morning, sir. I just want to	8	quick note for the record I'm noticing the	
9 confirm the spelling of your legal name.		deposition appears to be recorded by a	
10 G-O-W-K-A-R-R-A-N and your last nar	I	means at the top left corner of my scree	
is that correct?	11	There's a notation on the Zoom function	
12 A. Correct.	12	indicates that this is being video record	
Q. And you also, I believe, go by To	I	Just a note that the Notice of	
14 right?	14	Deposition did not contain a notice tha	t the
	15	deposition would be recorded by any o	
			ther means
15 A. Tony.	I		
A. Tony. One of the control of the	sidential 16	beyond stenographic means. And while	e we can
A. Tony. Q. Can you give me your current re address please, sir?	sidential 16	beyond stenographic means. And whil continue today, we're specifically going	e we can g to
A. Tony. 16 Q. Can you give me your current re 17 address please, sir? 18 A.	sidential 16 17 18	beyond stenographic means. And whil continue today, we're specifically going reserve the right to object in the future	e we can g to on the
A. Tony. Q. Can you give me your current re address please, sir? A.	16 17 18 19	beyond stenographic means. And whill continue today, we're specifically going reserve the right to object in the future basis of the audio-visual recording. W	e we can g to on the
A. Tony. Q. Can you give me your current re address please, sir? A. Q. It's	16 17 18 19 20	beyond stenographic means. And whill continue today, we're specifically going reserve the right to object in the future basis of the audio-visual recording. We continue.	e we can g to on the
A. Tony. Q. Can you give me your current re address please, sir? A	16 17 18 19 20 21	beyond stenographic means. And while continue today, we're specifically going reserve the right to object in the future basis of the audio-visual recording. We continue. BY MR. LEE:	e we can g to on the e can
A. Tony. Q. Can you give me your current re address please, sir? A	16 17 18 19 20 21 22	beyond stenographic means. And whil continue today, we're specifically going reserve the right to object in the future basis of the audio-visual recording. We continue. BY MR. LEE: Q. And can you let me know what	e we can g to on the e can
A. Tony. Q. Can you give me your current re address please, sir? A	16 17 18 19 20 21 22 23	beyond stenographic means. And whill continue today, we're specifically going reserve the right to object in the future basis of the audio-visual recording. We continue. BY MR. LEE: Q. And can you let me know what address you use?	e we can g to on the e can
A. Tony. Q. Can you give me your current re address please, sir? A. 19 Q. It's ?? A. Yes. Q. Is that	16 17 18 19 20 21 22 23	beyond stenographic means. And whil continue today, we're specifically going reserve the right to object in the future basis of the audio-visual recording. We continue. BY MR. LEE: Q. And can you let me know what	e we can g to on the e can email

Page 6		Page 7
1 A.	1	A. I would say so, yeah, yeah.
2 Q. 7	2	Q. And what is your work email?
3 A. Yes.	3	A. It's office@thermotechmech.com and
4 Q. How long have you used that email, sir?	4	also
5 A. All my life, since I got an email, never	5	Q. Can you slow it down so the reporter can
6 had another email. That's the only email I ever	6	write it down.
7 had.	7	A. Office@thermotechmech.com.
	8	Q. Thermo Tech?
, ,		•
9 A. I'm 47.	9	A. Yeah.
10 Q. And your birth date?	10	Q. Okay. Any other emails?
11 A	11	A. Tony@thermotechmech.com.
Q. So you started the gmail account maybe	12	Q. Tony@thermotechmech.com?
when you were ten years old, something like that?	13	A. Yeah.
14 A. Probably a little bit more than that.	14	Q. Anything else?
15 Q. Older or younger?	15	A. No.
16 A. Of the gmail account?	16	Q. Is the office email one that you share
Q. Yeah, when you opened this gmail	17	with other people?
18 account.	18	A. Yeah.
19 A. Yeah. It was a long time. It's got to	19	Q. Who do you share it with?
20 be more than 10 years.	20	A. All of our staff that are working in the
Q. No, I meant when you were ten years old?	21	office.
A. No, no. I was like probably maybe early	22	Q. How many staff work in the office?
23 2000s I would think. A long time. I don't	23	A. One, two five of us.
24 remember.	24	Q. So I believe you are the president
	25	The state of the s
25 Q. When you were in your mid 20s?	25	of I'm sorry the email, is that Thermo with
Page 8		Page 9
an O like Thermo Tech?	1	A. No.
2 A. Yes, T-H-E-R-M-O.	2	Q. But you're related to Steve and Shanti;
3 Q. The five people that work in the office	3	right?
4 is yourself; right?	4	A. Shanti is my wife. Steven is my
5 A. Yes.	5	brother.
6 Q. And would it also be Steven Budhu?	6	Q. So you mentioned that your wife is
7 A. Yes.	7	disabled now. What's her disability now?
8 Q. And would it be Shanti Budhu?	8	A. She had spinal surgery, and she doesn't
9 A. No. Shanti is no longer Shanti is no	9	
10 longer working there. She's disabled.	10	walk anymore. Q. I'm sorry to hear that. When did that
		· · · · · · · · · · · · · · · · · · ·
`	11	occur, sir?
12 A. Yes.	12	A. About four years ago.
13 Q. Okay. And then Pheronya?	13	Q. And do you have children, sir?
14 A. Yes.	14	A. Yeah. We have two children.
15 Q. Amjit; right?	15	Q. Their ages, sir?
16 A. Yes.	16	A. 26 and 22.
Q. I guess before, that was four persons.	17	Q. Okay. So you had kids, I guess,
18 Was there another person?	18	relatively young; right?
19 A. Melissa Amjit.	19	A. Yes. We were married at 20.
Q. Is Melissa and Pheronya related somehow?	20	Q. You got married when you were 20?
21 A. Yeah. They're cousins.	21	A. Yeah.
	22	Q. Wow. That's young. That's great.
Q. Are you related to Melissa or Pheronya?	22	C J A
22 Q. Are you related to Melissa or Pheronya? 23 A. No.	23	
		Congrats. It's good to start early and finish early; right?
23 A. No.	23	Congrats. It's good to start early and finish

Page 10 Page 11 1 Q. Let's see. I'm sorry that we are 1 residential? 2 meeting under difficult circumstances. You 2 A. I do it for public and private entity, 3 understand that you're currently being produced as 3 mostly commercial. 4 a corporate representative for Thermo Tech 4 Q. When you say public and private 5 5 Mechanical; right, sir? entities, you mean public entities like schools 6 6 A. Yes. and hospitals; right? 7 7 Q. And you're also being produced in your A. Schools, hospital, metropolitan -- MTA, 8 own individual capacity I believe as the president 8 federal. 9 9 of Thermo Tech Mechanical; right? Q. When you say private, that just means 10 10 A. Yes. private corporations; right? 11 Q. And so Thermo Tech, I guess the business 11 A. Yes. 12 is you guys install and repair HVAC systems; is 12 Q. But the company doesn't -- isn't really 13 that right? 13 working on like homes or residences; right? 14 A. Yes. 14 A. No. We don't really do residential 15 MR. LEE: For the court reporter, HVAC 15 work. 16 is H-V-A-C. 16 Q. Okay. So how did you get into this 17 BY MR. LEE: 17 business? Q. Those are basically, I guess, cooling, 18 18 A. I was 18 years old, and I was a helper 19 cooling units? 19 for a company that had three, four employees. 20 A. It's heating, ventilation and air 20 Three days a week I had to deliver soda, which is 21 conditioning. 21 the syrup and the carbon dioxide to those bars 22 22 Q. So it's both heating and cooling? that you have the spray gun and you go to the bar 23 A. Yes. 23 and they spray your soda in a cup. Q. And do you do it for -- you do it for 24 24 Q. Yeah, yeah. 25 corporates and businesses only, or do you also do 25 A. Deliver the syrup and the CO2. I was a Page 12 Page 13 1 helper with the boss doing this, and I helped him 1 that right? 2 2 for like about a year. Then the boss dropped MR. MIZRAHI: Objection to the form of 3 3 dead, and I stayed with the company. I went to that question. 4 air conditioning school. All the customers was 4 Tony, you can respond. 5 5 THE WITNESS: Not really. There are still out there. Nobody is there to take and do 6 6 anything. So whatever little customer, whatever many tasks that has to be done that are designated 7 7 to different people. We have people who are just little I know, I did side jobs, and the side jobs 8 8 that I go to became more and more and more until doing delivery. We have people who are just sheet 9 9 it turns into a business. metal workers. We have people who are just 10 Q. Okay. And so I believe at any given 10 technicians. We have people who are just time, you have about 40 people working at your 11 fabricators. We have people who are just project 11 12 company; right? 12 management. So there are different roles. MR. MIZRAHI: Objection to the form of 13 BY MR. LEE: 13 14 14 the question. Q. Okay. 15 You can respond. 15 MR. LEE: Jenie, can you pull up 16 THE WITNESS: I mean, I don't think we 16 Plaintiff's Exhibit 11. 17 ever had that much staff at any given time. I 17 BY MR. LEE: 18 think at most --18 Q. Do you see this document, sir? It's 19 19 BY MR. LEE: Bates-stamped 335. 20 Q. Let me ask you a question. So other 20 A. You got to zoom it in. I can't see it. 21 than the five people and administration, right, 21 Maybe I can zoom it. Let me see. 22 the people that work in the office? 22 Q. We're going to pull it up. Anyway, this 23 23 is marked as Plaintiff's Exhibit 11. And do you A. Um-hum. 24 Q. I think everybody else that works at 24 see that this is a document from I think your company are HVAC installers or helpers; is 25 25 California Insurance Company?

Page 14 Page 15 1 A. Okay. What's that? 1 date of January 2019? 2 Q. Do you know what this document is, sir? 2 Do you see that, sir? 3 3 A. Yes. A. No. 4 Q. Have you ever seen this document? 4 Q. Okay. Do you recall now that California 5 5 A. Not to my memory. Insurance Company was a carrier for your company 6 Q. California Insurance Company, is that an 6 back in 2019? 7 7 insurer of your business. A. No. I don't. I don't recall. I have to 8 8 A. Not that I ever recall. check. 9 9 O. Who would know? Q. Well, this document was produced by your 10 10 attorney. Do you know who was responsible for A. The records are in the office. I would 11 producing documents for discovery in this lawsuit? 11 just have to just go pull the insurance folders. 12 A. Pheronya would have produced all the 12 Q. So I think your wife Shanti was a 13 documents, but I need to verify. We change 13 bookkeeper. Is there a bookkeeper after your 14 carrier from time to time. So I don't remember 14 wife? 1.5 which is what. 15 A. Pheronya is the bookkeeper after my Q. But do you recognize that California 16 16 wife. 17 Insurance Company could have been a carrier for 17 Q. She's the bookkeeper now. When did she 18 assume those duties? 18 your company? A. Probably about four years ago, as soon 19 A. It could have been. 19 20 Q. And do you see on this document it says 20 as Shanti got sick. 21 on its schedule that Thermo Tech Mechanical is a 21 Q. So right now it's 2023. So around 2019? 22 22 A. Yeah, I would say so. client of California Insurance Company? 23 Do you see that? 23 Q. So right around this time, possibly this A. Okay. Yeah. 24 24 insurance company was the carrier; right? 25 Q. And do you see that it has an effective 25 A. Yeah. I would think so, yeah. Page 16 Page 17 1 1 Q. It has here the estimated number of A. Yeah. 2 employees at your company. Is that number 2 Q. But then so what does PLA stand for 3 accurate? It says 41. 3 again? 4 A. The reason they have it like that is 4 A. Project labor agreement. 5 5 because we have PLA, which is project labor Q. And you're saying for various project 6 6 agreement. We hire people from the union hall for labor agreements, you have to use certain 7 like two days or one day probably a week, but it 7 individuals that are affiliated with the union? 8 will be a new guy every time you call. When you 8 A. That's correct. 9 look at the year, it looks like a lot of employee, 9 Q. And so you'll use, I guess, a certain 10 a lot of turnover, but it's not because the 10 number of people as required for certain projects; project requires union. So we will bring one guy 11 11 is that right? 12 specifically for that task if it's only for a week 12 A. Yeah. Per the PLA agreement, it will 13 or maybe two days or maybe, you know, three weeks. 13 tell you the ratio, number of people to your 14 And every time you change, a different 14 employees, and it will also tell you the trade 15 guy is coming in. So it looks like a lot of 15 specifics, if it's Local 638, depending on what 16 people when you look at the payroll at the end of 16 the task is. 17 the year, but it's not. We have an average of 17 Q. And then so these different people, will about 15 to 18 people at all times, somewhere 18 18 they be working on a project for like a week or 19 around there. 19 two weeks? 20 Q. The actual people who are doing like 20 A. Yeah. It can be a week. It can be two 21 HVAC installation and repair, right, it's about 15 21 weeks. It can be one day. 22 to 18 people at any given time? 22 Q. Then these guys are paid on your 2.3 A. In the office. So we're talking about 23 payroll; right? 24 probably ten guys on the road. 24 A. When the project is finished, they get 25 Q. Okay. 25 laid off automatically. They go back to the union

	Page 18		Page 19
1	hall. And if we ever need a guy again, we call	1	actuality, they may be there for only a day or
2	the same union if it's the same trade, and they	2	maybe a week.
3	will send not the same guy. Sometimes they do	3	Q. Okay.
4	send the same guy. But they will send another	4	A. Yeah.
5	guy.	5	Q. Okay. So you work full time; right,
6	Q. So how many projects how many of	6	sir?
7	these projects with PLAs would you be undertaking	7	A. Yes.
8	a year? Is it one a week, like two a week? Like	8	Q. Do you work full time at the office?
9	how many are those?	9	A. Yes, and out in the field. I go to
10	A. We will have like probably 10, 15	10	field meetings and also at the office.
11	projects per year.	11	Q. And so do you hire staff?
12	Q. Okay. And then so each project would	12	A. Yes.
13	require what, two to five temporary people from	13	Q. So you hire like these HVAC guys that
14	the union that would be on your payroll?	14	you work with?
15	A. Again, it all depends on what it is. It	15	A. Yes.
16	can be more. It can be less.	16	Q. And if they're doing a bad job, you
17	Q. Okay. And then so over the course of,	17	could fire them; right?
18	let's say, one year, even though your total	18	A. Well, we try to keep people as long as
19	headcount for people that are permanently on your	19	we can and train them.
20	payroll is only around, let's say, ten	20	Q. But if something terrible
21	A. Yeah.	21	(Simultaneous speaking.)
22	Q the actual headcount at the end of	22	Q. It's a little bit different from normal
23	the year can easily be like 50 or 60 people;	23	talking. You have to wait until I finish. Then
24	right?	24	you talk. And then I wait until you finish. And
25	A. When you look at the year, but in all	25	then I talk. You have to respond verbally, so
	Page 20		
1	just to clarify.	1	A. Not at all.
2	So if you really wanted to, you can	2	MR. LEE: Jenie, can you pull up
3	terminate someone at your company; right?	3	Exhibit P2.
4	A. Yes.	4	BY MR. LEE:
5	Q. And you set the compensation for your	5	Q. So do you know what this document is,
6	employees?	6	sir?
7	A. Yes.	7	A. What document? I don't see anything.
8	Q. And you can give people more work hours	8	Hold on one second. It's a lawsuit with Juan
9	or less work hours; correct?	9	Lopez against us.
10	A. Yes.	10	Q. That's right. That's right. Have you
11	Q. And you have access to all the employee	11	ever seen this document before, sir?
12	records; right?	12	A. Yeah.
13	A. Yes.	13	Q. Have you read this document?
14	Q. And your brother Steve, does he hire and	14	A. Briefly.
15	fire people also?	15	Q. Can you tell me in your own words what
16	MR. MIZRAHI: Objection to the form of	16	the claims are from Mr. Lopez?
17	question.	17	A. From my understanding, he's claiming
18	Tony, you can respond.	18	that we owe him money.
19	THE WITNESS: For the most, I do those	19	Q. Can you tell me why he believes the
20	things. He usually take the guys and train them.	20	company owes him money? Can you tell us what his
21	He don't really do the hiring and firing. He can	21	specific allegations are?
22	recommend if the guy is good or not.	22	MR. MIZRAHI: Objection to the form of
23	BY MR. LEE:	23	that question.
24	Q. Okay. And is your wife involved in the	24	Tony, you may respond.
25	business at all part time or no?	25	THE WITNESS: He told me one time that
_~	controls at an part time of no.		The state of the time that

Page 22 Page 23 1 his dad was sick and he needed to buy a house and 1 Q. If somebody wanted to take a day off, 2 he's traveling. He need more money. I'm not sure 2 does she let them take a day off? 3 3 if that's my problem. A. No. 4 BY MR. LEE: 4 Q. And what was Shanti's job duties when 5 Q. Are you aware of what the allegations 5 she was there? 6 6 are in the complaint against the company and A. Payroll, account payable, receivable, 7 7 vourself? answering telephone, paying the bills, depositing 8 A. Yes. He's claiming we didn't pay him 8 checks. 9 9 for the hours he worked, and we did. That's all I Q. Was she the person responsible for 10 10 ensuring that employees were paid correctly? 11 Q. Okay. I'm sorry. Just to clarify, when 11 A. She's responsible to enter the 12 Shanti was working there, right, at Thermo Tech, 12 information into the system from what she received was she a bookkeeper, or did she have other job 13 13 and making sure that they reflect what is on the 14 duties also? 14 papers, you know. If a guy works 10 hours, you 1.5 A. She was bookkeeping. She's also helping 15 have to enter it. Their rates are there in the 16 taking phone calls, doing project stuff. We're a 16 computer. 17 small business. We do many things at the same 17 Q. But if somebody had a question about the 18 18 wage policies at the company, would they go to 19 Q. Does Shanti also hire or fire people? 19 you, or would they go to her, or could they go to 20 A. No. 20 both people? 21 Q. No? 21 A. They go to me only. 22 22 A. No. Q. And you would answer the questions 23 Q. If somebody wanted a raise, can she give 23 regarding people's wage questions? 24 them a raise? 24 A. Yes. 25 A. No. 25 Q. And just to clarify, you're not a -- you Page 24 Page 25 1 1 don't have an accounting degree; right? If a guy is doing ductwork, he has to 2 2 have the sheet metal wage rate for that at that A. No. 3 Q. And you also don't have a law degree; 3 time. I'm the guy who made sure all of those 4 right? 4 things match up. 5 5 Q. So I believe people, when they're A. No. 6 6 Q. Okay. And so you were the person filling out their time records, they were required 7 7 responsible for ensuring that Thermo Tech was in to provide rounded times. Is that accurate? 8 8 compliance with prevailing wage requirements? MR. MIZRAHI: Objection to the form of 9 A. Yes. 9 that question. 10 Q. Okay. And you were the person 10 Tony, you may respond. responsible for ensuring that Thermo Tech's 11 THE WITNESS: No. Your shift is given 11 12 employees were properly paid under federal and 12 to you. You start at 8:00 and end at 4:30, for 13 example. You're going to be at, you know, Battery 13 state wage laws? 14 A. Yes. 14 Tunnel bathroom job or you're going to be at parks 15 Q. So what did you do to implement policies 1.5 and recreation job. You show up at that time. 16 to ensure that employees were accurately paid? 16 You leave at that time. And that should be on A. I would review the sign-in sheets. I 17 17 your time sheet. 18 would review the task that they're doing, if 18 MR. LEE: Jenie, can you pull up 19 they're steamfitters or they're sheet metal 19 Plaintiff's Exhibit 14. 20 workers or they're laborers. The job description 20 BY MR. LEE: 21 have to match the current prevailing wage that are 21 Q. Do you see this document, which is, I 22 on the city sites' records, that we don't follow 22 guess, punch-in/punch-out records for Juan Lopez 23 2.3 for the workweek starting March 12, 2018? Do you expired wage rates, the most current, and it also 24 have to match exactly the work that that person is 24 see this, sir? 25 doing. 25 A. Yeah.

Page 26 Page 27 1 Q. Now, do you see that his hours are 1 afternoon and you're supposed to be leaving there 2 rounded to the nearest whole hours? 2 at 3:00, you need to authorize overtime. So you 3 3 MR. MIZRAHI: Objection to the form of must punch in when you're being told, and your app 4 4 is going to prove your location if you're there or that question. 5 5 Tony, you may respond. not. 6 THE WITNESS: That's his shift. That's 6 Q. But do you agree an individual should be 7 7 what time he should be there, and that's what time logging in their actual time started? For 8 8 example, they might have gotten in a minute or two he should be leaving there. 9 9 early, right, and started working. Do you think BY MR. LEE: 10 10 Q. So are you aware that a company is that they should be clocking in those times? 11 supposed to pay an employee for actual hours 11 MR. MIZRAHI: Same objection. 12 worked and not for their scheduled work shift? 12 Tony, you may respond. 13 MR. MIZRAHI: Same objection. 13 THE WITNESS: They should clock in when 14 14 Tony, you may respond. they're supposed to be there, just like a time 15 1.5 THE WITNESS: Absolutely. clock. When you come in and you punch your card 16 16 in the time clock, that's the way it should be. BY MR. LEE: 17 17 Q. And are you saying that Mr. Lopez worked You walk into the site. You could come to the exactly eight hours to the minute four days in 18 site two hours before, one hour before. You're 18 19 this workweek? 19 outside eating your breakfast, whatever. But when 20 A. Absolutely. That's his schedule. You 20 you walk into the site, that's what you have to 21 have to be there at 7:00 and you have to leave at, 21 write on the paper. I walked in the site this 22 22 and you have your lunch hour in between. If you time and I walked out of the site that time. 23 show up there at 5:00 in the morning, that's not 23 BY MR. LEE: 24 my problem. You need to be there at 7:00. 24 Q. But what about, for example, at the end 25 25 If you leave there at 6:00 in the shift, you have him clocking out at 3:00 p m. Page 28 Page 29 1 1 every single day. Tony, you may respond. 2 THE WITNESS: I'm not sure what you're Do you see that? 2 3 A. Yeah. That's when he's supposed to be 3 asking me. Can you rephrase that? 4 4 BY MR. LEE: leaving. 5 5 Q. Is it possible that he's actually not Q. Basically for all of your employees at 6 6 leaving at 3:00 and he's staying a little bit Thermo Tech, similar to Mr. Lopez, they're logging 7 7 in at their scheduled start time; right? later because he cannot input his actual work 8 8 time? A. Yes. 9 9 MR. MIZRAHI: Objection to the form of Q. And they're logging out at their 10 that question. 10 scheduled completion time; right? 11 11 Tony, you may respond. A. Yes. Q. And nobody can actually put down the 12 12 THE WITNESS: I don't know of any 13 situation like that. I know that when a guy is 13 exact time when they started work, if it was a 14 told you're working from 7:00 to 3:00, 3:00 he's 14 little bit before or after their start time: 15 15 leaving. And if there's any issues he needs to right? 16 work overtime, he will call it in, and we will 16 MR. MIZRAHI: Objection to the form of 17 17 look for it to make sure it reflects on his time that question. 18 18 sheet when he comes in. Tony, you may respond. 19 19 THE WITNESS: The rule is your shift BY MR. LEE: 20 20 Q. But I believe the policy at your company starts at this time and your shift ends at that 21 is that everybody is supposed to be working to 21 time. If you want to work any additional hour, 22 their scheduled shift hours and they can't put in 22 earlier or later, it must be authorized and we 23 23 will make sure the time sheet reflects that. their actual time. Is that true? 24 MR. MIZRAHI: Objection to the form of 24 BY MR. LEE: 25 that question. 25 Q. Okay.

Page 30 Page 31 1 MR. LEE: Jenie, can I trouble you to go 1 three hours overtime. 2 back to Exhibit P2. And if I could have you go to 2 I don't say you have to work 3 hours and 3 3 page five. 45 minutes and 32 seconds. You have to say, hey, 4 BY MR. LEE: 4 you're going to work two hours overtime, okay, no 5 5 Q. So on Exhibit P2, in paragraph 17, it problem. Punch out. 6 states, "Defendant Shanty Budhu, the company's 6 Q. So for the rest of that paragraph, it 7 7 accountant, would prevent plaintiff and other says if the plaintiff finished working at 4:25, he 8 employees from writing down the precise time they 8 would have to write down 4:00. Defendant Shanti 9 9 finish working. If plaintiff tried to do so, Budhu would tell him you have to complete that 10 10 defendant Shanti Budhu would tell him, no, we half hour for it to count. 11 don't do that here. Instead, plaintiff was 11 Is that statement accurate? 12 required to round down his time worked to the 12 A. No. 13 nearest half hour." 13 O. How is that not accurate? 14 14 Is that accurate? A. Because overtime are being authorized 15 1.5 A. No. and you're told, okay, this is when you start and Q. What's not accurate about that 16 this is when you stop. So if you're going to be 16 17 statement? 17 one hour overtime, you're going to write one hour. 18 A. They need to -- they have their shift, 18 If you work one hour and a half OT, you work one 19 and if they're working half an hour later, one 19 hour and a half overtime. 20 hour later, you must write down that's the time. 20 Q. How about 25 minutes, is somebody able 21 We don't really try to get people to work for --21 to put down 25 minutes overtime? 22 22 stop working at 4:58 or you're going to stop A. The rule is if you're authorized to work 23 working at 4:35 or 4:37. You want to tell 23 one hour, you work one hour. If you're authorized 24 24 somebody you want to work a half hour more, you to work one hour and a half, you work one hour and 25 want to work two hours overtime, you want to work 25 a half. Page 32 Page 33 1 1 Q. If you're not authorized to work --BY MR. LEE: 2 (Simultaneous speaking.) 2 Q. Thank you, Mr. Budhu. Thank you for 3 3 BY MR. LEE: taking the break. If I may, I know you testified 4 Q. Hold on. 4 earlier that your wife Shanti was in charge of 5 5 So if you're not authorized to work the payroll until 2019; is that right? 6 6 25 minutes, if you do the work, you're not going A. Yes, somewhere around there, yeah. I 7 to get paid for it; right? 7 don't remember the exact dates. 8 A. You're not supposed to not follow the 8 Q. But just to clarify, I guess she was 9 company policy. If the company says that you're 9 only doing like input for the payroll. You're 10 authorized to work overtime, that's when you do 10 actually the person who is responsible for 11 it. If you work overtime and you report it 11 payroll; is that right? 12 afterwards, we will pay you, but we will also let 12 A. Yeah. I review the payroll before she you know don't do it. We will warn you not to do 13 13 inputs it in. 14 it, because after that, everybody would want to do 14 Q. Okay. And your wife's full legal name 15 their own thing. They will come in any time and 15 is Shamwattie Budhu; is that correct? 16 say, I worked after for two hours yesterday. 16 A. Yes. 17 17 Q. And you just call her Shanti for short; Nobody paid me for it. is that right? 18 No, you can't do that. 18 MR. LEE: That's fine. Why don't we 19 19 A. Yes. 20 take a break, and we'll log back in at 20 Q. Now, I know I'd asked your counsel, 21 12:00 everybody. 21 Mr. Mizrahi, before to depose her because of her 22 (Recess from 10:54 a m. to 12:17 p m.) 22 prior position as a bookkeeper at the company. 2.3 23 And I usually don't like to inquire about this, MR. LEE: Thanks for accommodating, 24 guys. We can go back on when you guys are ready. 24 but is she -- I know you mentioned she's disabled, 25 25 right, but is she disabled like in she can't walk?

	Page 34		Page 35
1	A. Her right hand, right foot, right side	1	Q. Do you recognize this as a sample
2	of her body does not function. Her left hand	2	paystub for Juan Lopez?
3	functions about 30 percent.	3	A. Yeah.
4	Q. So is she bedridden, or is she in a	4	Q. And do you recognize the pay rate for
5	wheelchair?	5	Juan Lopez for this pay period which starts
6	A. Bedridden. She goes from bed to	6	September 24, 2016?
7	wheelchair.	7	A. Yeah.
8	Q. Is she mentally coherent or she's not	8	Q. His regular pay rate is \$20, and he
9	mentally coherent?	9	worked 34 hours flat.
10	MR. MIZRAHI: Objection to the form of	10	Do you see that on the top row?
11	that question.	11	A. Um-hum.
12	Tony, you can respond.	12	Q. You need to verbalize your responses
13	THE WITNESS: She's mentally coherent.	13	either "yes" or "no."
14	BY MR. LEE:	14	A. Yes.
15	Q. Thank you. So let's go to Exhibit P10.	15	Q. And so 20 times 34, he's paid \$680.
16	I'm sorry.	16	Do you see that, sir?
17	MR. LEE: Jenie, can we actually go to	17	A. Yes.
18	Exhibit P5. If we can go to what's Bates-stamped	18	Q. And do you see on the top right-hand
19	P33 under P5, Jenie. I'm sorry. Can we go to 33.	19	side, it says ADP on this earnings statement?
20	If you can blow it up a little bit.	20	A. Yes.
21	BY MR. LEE:	21	Q. And so you recognize ADP was a payroll
22	Q. Do you see the paystub in front of you,	22	service provider for your company; is that right?
23	sir, that's Bates-stamped P33 under Plaintiff's	23	A. Yes.
24	Exhibit 5?	24	Q. And you recognize on the top left-hand
25	A. Okay.	25	side it has Thermo Tech Mechanical as the employer
	Page 36		Page 37
1	for Mr. Juan Lopez.	_	
	for ivir. saan Lopez.	1	A. Absolutely.
2	Do you see that, sir?	2	A. Absolutely. Q. Now, do you see the fourth line item
2			=
	Do you see that, sir?	2	Q. Now, do you see the fourth line item
3	Do you see that, sir? A. Yes.	2 3	Q. Now, do you see the fourth line item that says supl b?
3 4	Do you see that, sir? A. Yes. Q. And on the earnings column in the third	2 3 4	Q. Now, do you see the fourth line item that says supl b? Do you see that, sir?
3 4 5	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail?	2 3 4 5	Q. Now, do you see the fourth line item that says supl b? Do you see that, sir? A. Yes.
3 4 5 6	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail? Do you see that, sir?	2 3 4 5 6	Q. Now, do you see the fourth line item that says supl b?Do you see that, sir?A. Yes.Q. What does that mean?
3 4 5 6 7	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail? Do you see that, sir? A. Yes.	2 3 4 5 6 7	 Q. Now, do you see the fourth line item that says supl b? Do you see that, sir? A. Yes. Q. What does that mean? A. Supplemental benefit.
3 4 5 6 7 8	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail? Do you see that, sir? A. Yes. Q. Okay. And so do you see that he is he has a 32.46 rate for his prevailing wage pay rate; is that accurate?	2 3 4 5 6 7 8	 Q. Now, do you see the fourth line item that says supl b? Do you see that, sir? A. Yes. Q. What does that mean? A. Supplemental benefit. Q. Can you tell me what supplemental benefits are? A. The government mandates two rates to be
3 4 5 6 7 8 9 10	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail? Do you see that, sir? A. Yes. Q. Okay. And so do you see that he is he has a 32.46 rate for his prevailing wage pay rate; is that accurate? A. Yes.	2 3 4 5 6 7 8 9 10	 Q. Now, do you see the fourth line item that says supl b? Do you see that, sir? A. Yes. Q. What does that mean? A. Supplemental benefit. Q. Can you tell me what supplemental benefits are? A. The government mandates two rates to be given to an employee for a given task depending on
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3 4 5 6 7 8 9 10 11 12 13	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail? Do you see that, sir? A. Yes. Q. Okay. And so do you see that he is he has a 32.46 rate for his prevailing wage pay rate; is that accurate? A. Yes. Q. And the prevailing wage would be what is paid for contractors working for certain	2 3 4 5 6 7 8 9 10 11 12 13	 Q. Now, do you see the fourth line item that says supl b? Do you see that, sir? A. Yes. Q. What does that mean? A. Supplemental benefit. Q. Can you tell me what supplemental benefits are? A. The government mandates two rates to be given to an employee for a given task depending on what the task is. For those tasks, they have two rates to be paid, prevailing wage and supplemental
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3 4 5 6 7 8 9 10 11 12 13 14 15	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail? Do you see that, sir? A. Yes. Q. Okay. And so do you see that he is he has a 32.46 rate for his prevailing wage pay rate; is that accurate? A. Yes. Q. And the prevailing wage would be what is paid for contractors working for certain governmental projects; is that right? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Now, do you see the fourth line item that says supl b? Do you see that, sir? A. Yes. Q. What does that mean? A. Supplemental benefit. Q. Can you tell me what supplemental benefits are? A. The government mandates two rates to be given to an employee for a given task depending on what the task is. For those tasks, they have two rates to be paid, prevailing wage and supplemental benefits. Q. Okay. So for this project that
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail? Do you see that, sir? A. Yes. Q. Okay. And so do you see that he is he has a 32.46 rate for his prevailing wage pay rate; is that accurate? A. Yes. Q. And the prevailing wage would be what is paid for contractors working for certain governmental projects; is that right? A. Yes. Q. And certain governmental projects have a certain required prevailing wage that you would pay your workers for such projects; right? A. Yes. Q. And you understand that regardless of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Now, do you see the fourth line item that says supl b? Do you see that, sir? A. Yes. Q. What does that mean? A. Supplemental benefit. Q. Can you tell me what supplemental benefits are? A. The government mandates two rates to be given to an employee for a given task depending on what the task is. For those tasks, they have two rates to be paid, prevailing wage and supplemental benefits. Q. Okay. So for this project that Mr. Lopez was working on, he worked six hours on a prevailing wage project where he got the prevailing wage rate of 32.46 and he also got the supplemental benefit of 13.53 per hour; is that right?
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail? Do you see that, sir? A. Yes. Q. Okay. And so do you see that he is he has a 32.46 rate for his prevailing wage pay rate; is that accurate? A. Yes. Q. And the prevailing wage would be what is paid for contractors working for certain governmental projects; is that right? A. Yes. Q. And certain governmental projects have a certain required prevailing wage that you would pay your workers for such projects; right? A. Yes. Q. And you understand that regardless of your contracted pay rate with Mr. Lopez or any other employee at your company, for prevailing	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Now, do you see the fourth line item that says supl b? Do you see that, sir? A. Yes. Q. What does that mean? A. Supplemental benefit. Q. Can you tell me what supplemental benefits are? A. The government mandates two rates to be given to an employee for a given task depending on what the task is. For those tasks, they have two rates to be paid, prevailing wage and supplemental benefits. Q. Okay. So for this project that Mr. Lopez was working on, he worked six hours on a prevailing wage project where he got the prevailing wage rate of 32.46 and he also got the supplemental benefit of 13.53 per hour; is that right? A. Yes. Q. And so generally, are the pay statements
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail? Do you see that, sir? A. Yes. Q. Okay. And so do you see that he is he has a 32.46 rate for his prevailing wage pay rate; is that accurate? A. Yes. Q. And the prevailing wage would be what is paid for contractors working for certain governmental projects; is that right? A. Yes. Q. And certain governmental projects have a certain required prevailing wage that you would pay your workers for such projects; right? A. Yes. Q. And you understand that regardless of your contracted pay rate with Mr. Lopez or any other employee at your company, for prevailing wage projects, you need to pay the specified	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Now, do you see the fourth line item that says supl b? Do you see that, sir? A. Yes. Q. What does that mean? A. Supplemental benefit. Q. Can you tell me what supplemental benefits are? A. The government mandates two rates to be given to an employee for a given task depending on what the task is. For those tasks, they have two rates to be paid, prevailing wage and supplemental benefits. Q. Okay. So for this project that Mr. Lopez was working on, he worked six hours on a prevailing wage rate of 32.46 and he also got the supplemental benefit of 13.53 per hour; is that right? A. Yes. Q. And so generally, are the pay statements with these similar earnings details what's
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail? Do you see that, sir? A. Yes. Q. Okay. And so do you see that he is he has a 32.46 rate for his prevailing wage pay rate; is that accurate? A. Yes. Q. And the prevailing wage would be what is paid for contractors working for certain governmental projects; is that right? A. Yes. Q. And certain governmental projects have a certain required prevailing wage that you would pay your workers for such projects; right? A. Yes. Q. And you understand that regardless of your contracted pay rate with Mr. Lopez or any other employee at your company, for prevailing wage projects, you need to pay the specified prevailing wage on certain governmental projects	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. Now, do you see the fourth line item that says supl b? Do you see that, sir? A. Yes. Q. What does that mean? A. Supplemental benefit. Q. Can you tell me what supplemental benefits are? A. The government mandates two rates to be given to an employee for a given task depending on what the task is. For those tasks, they have two rates to be paid, prevailing wage and supplemental benefits. Q. Okay. So for this project that Mr. Lopez was working on, he worked six hours on a prevailing wage rate of 32.46 and he also got the supplemental benefit of 13.53 per hour; is that right? A. Yes. Q. And so generally, are the pay statements with these similar earnings details what's provided to all of your HVAC installers and
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Do you see that, sir? A. Yes. Q. And on the earnings column in the third row, do you see a line item that says prevail? Do you see that, sir? A. Yes. Q. Okay. And so do you see that he is he has a 32.46 rate for his prevailing wage pay rate; is that accurate? A. Yes. Q. And the prevailing wage would be what is paid for contractors working for certain governmental projects; is that right? A. Yes. Q. And certain governmental projects have a certain required prevailing wage that you would pay your workers for such projects; right? A. Yes. Q. And you understand that regardless of your contracted pay rate with Mr. Lopez or any other employee at your company, for prevailing wage projects, you need to pay the specified	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Now, do you see the fourth line item that says supl b? Do you see that, sir? A. Yes. Q. What does that mean? A. Supplemental benefit. Q. Can you tell me what supplemental benefits are? A. The government mandates two rates to be given to an employee for a given task depending on what the task is. For those tasks, they have two rates to be paid, prevailing wage and supplemental benefits. Q. Okay. So for this project that Mr. Lopez was working on, he worked six hours on a prevailing wage rate of 32.46 and he also got the supplemental benefit of 13.53 per hour; is that right? A. Yes. Q. And so generally, are the pay statements with these similar earnings details what's

	Page 38		Page 39
1	A. Yeah. Those pay rates are based on the	1	all employees.
2	task that was performed.	2	BY MR. LEE:
3	Q. Okay. I'm just talking about the	3	Q. Okay. And you don't treat Mr. Lopez any
4	information. The information that's provided on	4	worse or better than any of your other employees;
5	your earnings statements to your employees are	5	is that right?
6	generally the same, right, outside of office	6	A. Absolutely not.
7	workers; right?	7	Q. You treat all your employees the same;
8	A. Yeah. Those line items tell you your	8	right?
9	prevailing wage rates and your regular hours	9	A. Absolutely.
10	rates.	10	Q. Do you believe that you are a fair
11	Q. Just so we're clear, Juan Lopez, what	11	employer?
12	did he work for you as, do you recall?	12	A. Wholeheartedly I do.
13	A. He was basically a helper, assisting the	13	Q. Has anybody ever complained to you about
14	sheet metal worker and sometimes going to	14	how they were treated at work?
15	supervise the PLA workers.	15	A. In what sense?
16	Q. Okay. And he got paid overtime just	16	Q. Did anybody complain about being
17	like any of your other workers; right?	17	shortchanged for their pay?
18	A. Absolutely.	18	A. Not that I know, no. Employees always
19	Q. And the way he was required to input his	19	want to make more money, of course. That's the
20	time or to report this hours worked was similar to	20	nature of everyone. They will always wish they
21	other employees also; is that correct?	21	could make more and they want to perform more, and
22	MR. MIZRAHI: Objection to the form of	22	we will try to (indecipherable) to do better to
23	that question.	23	grow, and that's basically their regular
24	Tony, you can respond.	24	day-to-day operation on how you deal with
25	THE WITNESS: We have one protocol for	25	employees. They will always want more just like
	1		
	Page 40		Page 41
1	myself. You always want to make more.	1	THE WITNESS: I don't see it, no.
2	MR. LEE: Jenie, on the same exhibit,	2	MR. LEE: It's way at the bottom.
3	can you go further down until you get to	3	MR. MIZRAHI: For the record, the
4	Bates-stamp 54. I'm sorry. Actually, why don't	4	document that is being displayed does not appear
5	you go to 53 first.	5	to have a Bates-stamped number, and I've never
6	BY MR. LEE:	6	seen this document produced before.
7	Q. Do you see this text message to a person	7	MS. MARIANI: If you look all the way
8	named Adam?	8	down to your right, the Bates stamp is there. Now
9	A. Okay.	9	it's highlighted in blue.
10	Q. Do you know, is there an Adam that	10	MR. LEE: I don't know what's wrong with
11	worked at your company?	11	your screen, Jason, but it's Bates-stamped.
12	A. We had an intern that was doing basic	12	MR. MIZRAHI: I don't see it. It could
13	clerical assistance at one time, college student.	13	be your display settings.
14	MR. MIZRAHI: Before you ask your next	14	Ann, can you tell me if you see it?
15	question, C.K., can you please refer to the	15	COURT REPORTER: Yes, I see it.
16	Bates-stamp number of the document you're	16	MR. MIZRAHI: I'm not sure why it's not
17	displaying on your screen?	17	coming up.
18	MR. LEE: 53.	18	MR. LEE: I'm not playing hide the ball.
19	MR. MIZRAHI: Can you please display the	19	You have this document. You have the whole stack.
20	Bates-stamp number of the document you're	20	MR. MIZRAHI: No, no, no. My Zoom
21	displaying on your screen?	21	screen was hiding it. I see it in red. Sorry
22	MR. LEE: It's displayed. It's 53.	22	about that.
23	THE WITNESS: Can you please scroll down	23	BY MR. LEE:
0.4	to the Bates-stamped number. I don't see it.	24	Q. Let's go to the next page. Do you
24	1		
24 25	MR. LEE: Do you see it now, Jason?	25	recognize this document, sir?

Page 42 Page 43 1 Yes. It's a time sheet. 1 Q. You'll notice the supervisor's signature 2 2 is not signed. Is that appended that way or does Q. So these are the time sheets that all 3 your employees fill out when they are on jobsites? 3 sometimes the supervisor sign? 4 A. Yeah. 4 A. Yeah. They're all put together for me 5 5 Q. Do they fill it out on the jobsite, or to sign at a later time, but we make sure the 6 do they fill it out back in the office? 6 employee received them at the same time. But for 7 A. They have it for the whole week. They 7 some reason, I don't get the time to go sign it, 8 8 have to turn it in at the end of the week. but we have the record here. 9 9 Q. And then you see the employee's Q. You would be the supervisor that 10 10 signature; right? otherwise would sign this sheet; right? 11 Do you see that? 11 A. Yes. 12 12 Q. And so when you review it and every day A. Yeah. 13 Q. Do you recognize that as Juan Lopez's 13 it says eight hours, you don't have a problem with 14 signature? 14 that; right? 1.5 A. Yes. 15 A. No. Q. And you review all of these time sheets 16 16 Q. Okay. And you don't have a problem that 17 before people get paid; right? 17 the time being inputted is not exact to the minute 18 and that it's rounded to the nearest hour; is that A. Yes. 18 19 Q. Now, when I say you, I don't mean you as 19 right? 2.0 a company. You as a person, you individually 20 MR. MIZRAHI: Objection to the form of 21 review them; right? 21 that question. 22 22 A. I review them. Sometimes if I'm not Tony, you can respond. 23 around, I will ask, you know, Steven or maybe make 23 BY MR. LEE: 24 Q. What was your answer, sir? sure Shanti is, like, hey, do you see anything out 24 25 of the way. But 99 percent of the time I do. 25 A. I don't have any issue there. That's Page 44 Page 45 1 1 the rule and that's what I see. he was supervising at that time. 2 2 MR. LEE: If I can go to next page, Q. Okay. Do you guys text employees after 3 Jenie. 3 work hours to give them instructions about work? 4 BY MR. LEE: 4 A. Sometimes we do if there's a change in 5 5 plan from the day before. Just to make sure that Q. So this is a site report; right? 6 A. Yep. 6 we don't make a mistake, we'll send a group chat 7 7 Q. And do you have a site report for every out or we'll send a text message just to give 8 8 location on a daily basis, or is it just something them -- keep them alert. They don't have to 9 9 that you do every now and then when something respond. We're hoping they do find it. I know 10 happens? 10 that everybody look at their phones at all times. But first thing in the morning they check in to 11 A. No. There's supposed to be a daily log 11 12 every day of every task that we do. 12 make sure that they get what they have to get and Q. Every day that you're on site, you 13 be where they're supposed to be. 13 14 should have a daily site report? 14 Q. But you do expect employees to check 15 A. Yeah. We have a site report to say how 15 their phones to make sure that they know where 16 many guys doing what. 16 they're going and they're supposed to be where 17 they are at the correct time; is that right? 17 Q. And you don't know who fills it out? 18 For example, do you know who filled out this site 18 A. We have a time sheet that is being 19 posted on an app. And that time sheet usually 19 report? 20 20 gets updated by the end of the day. That's the A. The site super. 21 Q. I'm sorry. The site super? 21 next day's schedule, next week's schedule, 22 A. Yes. 22 whatever look ahead we have on who is going where. 23 Q. And here it would be Juan Lopez; right? 23 And that's what they should follow and they should Is he supervising? 24 24 know when to come in. A. Looking at the document, it looks like 25 25 Some jobsites are a one-hour drive away,

Page 46 Page 47 A. Text messages are not compensated for, 1 and some jobsites are a ten-minute drive away. 1 2 They should know when to leave to get there. 2 and it's not mandatory. We don't expect someone 3 3 Q. Now, I believe that Mr. Lopez's work to respond to a text message at any given time. 4 4 schedule is typically starting around 6:00 or We just send text messages just to leave it out 5 7:00 in the morning and ends around 2:00 or 5 there to make sure, you know, they get it at some 6 3:00 in the afternoon. Is that accurate? 6 point. This is not a mandatory you must reply to 7 7 A. Yes. it. This is just standard communication just to 8 Q. I believe that was the schedule the 8 make sure that we don't make mistakes or we don't 9 9 whole time when he was at Thermo Tech; is that go to the wrong place. 10 10 But this is not paid time, and this is 11 A. Not all the time. There's evening work 11 not an expectation of work, that you must respond 12 12 and do anything because this is outside of work 13 Q. Okay. Okay. 13 14 MR. LEE: Jenie, if I can trouble you to 14 Q. What would you say -- so Mr. Lopez you 15 go to the next page. 15 said was a helper; right? Is that what you said? 16 16 BY MR. LEE: A. Yes. 17 Q. Do you see this text message from Juan 17 Q. So he would help the licensed HVAC guys? A. Sheet metal mechanics, guys that have 18 to Steve? 18 19 Do you see that, sir? 19 years and years of experience. 20 A. Yeah. 20 Q. Can you say that again? 21 Q. Okay. So when you guys, you know, send 21 A. He will assist licensed guys and he will 22 22 out text messages or when you see employees also assist sheet metal workers. 23 sending text messages to management at Thermo 23 Q. Okay. And when you say assist, he 24 Tech, do they get compensated for their outside of 24 would, I guess, work under their supervision? 25 work time? 25 A. Yes. Page 48 Page 49 1 Q. Okay. And they would tell them like 1 guys made in terms of what he should have been 2 what to do, what to install, like that kind of 2 paid? stuff? 3 3 A. I think there was -- like somewhere 4 A. Yeah. Read the plan and tell them they 4 there was a half hour or something or a few 5 5 have to go this much higher, go by this minutes or something, one incident that I could 6 measurement over there, and give them guidance and 6 recall of. Nothing more than that. 7 tell them to bring this in, bring that in, put 7 Q. Okay. Okay. If I were to tell you that 8 this up, usual when you're helping somebody. 8 there were certain instances where even based on 9 Q. Does he have to pay for his own 9 his time in/time out logs, he would have been 10 equipment? 10 short on his pay for his paystubs, would you feel 11 A. No. 11 that -- would you agree that he was short paid 12 Q. The equipment is provided by the 12 then? 13 13 MR. MIZRAHI: Objection to the form of company? 14 A. Yes. 14 the question. 15 MR. LEE: Jenie, can I trouble you to go 15 Tony you can respond. 16 to Plaintiff's Exhibit 10. 16 THE WITNESS: What's on his paystub is 17 BY MR. LEE: 17 what he should have received. Q. Before we start talking about this 18 18 BY MR. LEE: 19 exhibit, sir, after you received notice of this 19 Q. But the time that's on the paystub is 20 lawsuit, did you ever go back and check the 20 directly from his punch in/punch out logs; right? 21 employee's pay records to see if he was ever short 21 A. Yes. Not log, but his time sheet. 22 paid for any of his pay periods? 22 Q. Yeah, his time sheet. 2.3 A. Yeah, we did. We were just making sure 23 A. We have an app to show that you're at 24 that we don't make a mistake anywhere. 24 the location and the time sheet to confirm that 25 Q. And could you find any mistakes that you 25 you were there at that time and you leave at that

	Page 50		Page 51
1	time.	1	Q. Would Melissa Amjit now be considered
2	Q. And so do you see this employee manual,	2	part of management?
3	sir?	3	A. Yeah, somewhere around that time,
4	A. Yeah.	4	Melissa came in.
5	Q. And this is an employee manual that	5	Q. Do you have a newer version of this
6	relates to all employees at Thermo Tech; right?	6	employee manual, or is this employee manual
7	A. Yeah.	7	effective since the date on it, which is May 2018?
8	Q. And the policies stated herein are	8	A. No. It's changed. It's ever changing
9	accurate and implemented at Thermo Tech?	9	and it's improved and reviewed. It's changed.
10	A. To the best of my knowledge and the best	10	Q. Do you know when was the first revision
11	I know what we know we should be doing.	11	after 2018?
12	MR. LEE: Jenie, can I trouble you to go	12	A. Not off my memory.
13	to Bates-stamped 13 on this exhibit. I'm sorry,	13	Q. Was there a version prior to this
14	Jenie. Can we go to page 3 first.	14	May 2018 version?
15	BY MR. LEE:	15	A. No.
16	Q. Do you see what's Bates-stamped 3 from	16	Q. This was the first one; right?
17	the employee handbook, sir?	17	A. This was the first. We're trying to
18	A. Yes.	18	make sure we do the right thing and do the best we
19	Q. So do you recognize these four	19	can.
20	individuals as what would be considered management	20	MR. LEE: Jason, can you provide the
21	at Thermo Tech?	21	later version of the handbook?
22	A. Yeah.	22	MR. MIZRAHI: C.K., why don't we talk
23	Q. That would be yourself, Steve, Shanti	23	about this off the record.
24	and Pheronya; correct?	24	MR. LEE: Okay. Jenie, if I could
25	A. Yeah.	25	trouble you to go to page 13. If you could blow
	Page 52		Page 53
1	it up a little bit.	1	incorrect. Probably that needs to being corrected
2	BY MR. LEE:	2	and fixed, because that's not how we go about
3	Q. Are you able to read the paragraph 7.1	3	doing business. If something is not right, you
4	from the handbook on your screen, sir?	4	have to fix it and call the employee up and show
5	A. "It is mandatory for each employee to	5	where it is and note it.
6	fill out a time sheet for each work shift."	6	That "not" should have been out of
-	Q. That's fine. You don't have to read the		That not should have been out of
7	O. That's line. The don't have to read the	7	
			there. Will note the start end time and initial
7 8 9	whole thing. I wanted to direct your attention to	7 8 9	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there.
8	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says,	8	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there. "Not" should not have been there. Why would you
8 9	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says, "Should your time sheet be incorrectly written,	8	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there.
8 9 10	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says,	8 9 10	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there. "Not" should not have been there. Why would you not want to do something? Q. That's kind of what was being alleged
8 9 10 11	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says, "Should your time sheet be incorrectly written, your supervisor will not note the correct start or end time."	8 9 10 11	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there. "Not" should not have been there. Why would you not want to do something?
8 9 10 11 12	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says, "Should your time sheet be incorrectly written, your supervisor will not note the correct start or	8 9 10 11 12	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there. "Not" should not have been there. Why would you not want to do something? Q. That's kind of what was being alleged here, where people tried to put in the correct
8 9 10 11 12 13	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says, "Should your time sheet be incorrectly written, your supervisor will not note the correct start or end time." Do you see that, sir? A. Um-hum.	8 9 10 11 12 13	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there. "Not" should not have been there. Why would you not want to do something? Q. That's kind of what was being alleged here, where people tried to put in the correct time and they were told that they had to put in their scheduled hours. But let's move on.
8 9 10 11 12 13	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says, "Should your time sheet be incorrectly written, your supervisor will not note the correct start or end time." Do you see that, sir?	8 9 10 11 12 13 14	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there. "Not" should not have been there. Why would you not want to do something? Q. That's kind of what was being alleged here, where people tried to put in the correct time and they were told that they had to put in their scheduled hours. But let's move on. A. That's got to be a typo. It doesn't
8 9 10 11 12 13 14	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says, "Should your time sheet be incorrectly written, your supervisor will not note the correct start or end time." Do you see that, sir? A. Um-hum. Q. You have to say "yes" or "no." A. Yes.	8 9 10 11 12 13 14 15	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there. "Not" should not have been there. Why would you not want to do something? Q. That's kind of what was being alleged here, where people tried to put in the correct time and they were told that they had to put in their scheduled hours. But let's move on. A. That's got to be a typo. It doesn't make sense to not correct something if you see it.
8 9 10 11 12 13 14 15	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says, "Should your time sheet be incorrectly written, your supervisor will not note the correct start or end time." Do you see that, sir? A. Um-hum. Q. You have to say "yes" or "no." A. Yes. Q. So can you explain why if a person's	8 9 10 11 12 13 14 15 16	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there. "Not" should not have been there. Why would you not want to do something? Q. That's kind of what was being alleged here, where people tried to put in the correct time and they were told that they had to put in their scheduled hours. But let's move on. A. That's got to be a typo. It doesn't make sense to not correct something if you see it. Q. Do you know where you got the employee
8 9 10 11 12 13 14 15 16	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says, "Should your time sheet be incorrectly written, your supervisor will not note the correct start or end time." Do you see that, sir? A. Um-hum. Q. You have to say "yes" or "no." A. Yes. Q. So can you explain why if a person's time sheet is incorrectly written, the supervisor	8 9 10 11 12 13 14 15 16 17	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there. "Not" should not have been there. Why would you not want to do something? Q. That's kind of what was being alleged here, where people tried to put in the correct time and they were told that they had to put in their scheduled hours. But let's move on. A. That's got to be a typo. It doesn't make sense to not correct something if you see it. Q. Do you know where you got the employee manual from? Do you know who prepared it for you?
8 9 10 11 12 13 14 15 16 17	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says, "Should your time sheet be incorrectly written, your supervisor will not note the correct start or end time." Do you see that, sir? A. Um-hum. Q. You have to say "yes" or "no." A. Yes. Q. So can you explain why if a person's	8 9 10 11 12 13 14 15 16 17	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there. "Not" should not have been there. Why would you not want to do something? Q. That's kind of what was being alleged here, where people tried to put in the correct time and they were told that they had to put in their scheduled hours. But let's move on. A. That's got to be a typo. It doesn't make sense to not correct something if you see it. Q. Do you know where you got the employee manual from? Do you know who prepared it for you? A. We had a former employee that had a file
8 9 10 11 12 13 14 15 16 17 18	whole thing. I wanted to direct your attention to the third paragraph. And I believe it says, "Should your time sheet be incorrectly written, your supervisor will not note the correct start or end time." Do you see that, sir? A. Um-hum. Q. You have to say "yes" or "no." A. Yes. Q. So can you explain why if a person's time sheet is incorrectly written, the supervisor purposely will not note the correct start or end time?	8 9 10 11 12 13 14 15 16 17 18 19	there. Will note the start end time and initial the correction, yeah. Maybe it's a typo in there. "Not" should not have been there. Why would you not want to do something? Q. That's kind of what was being alleged here, where people tried to put in the correct time and they were told that they had to put in their scheduled hours. But let's move on. A. That's got to be a typo. It doesn't make sense to not correct something if you see it. Q. Do you know where you got the employee manual from? Do you know who prepared it for you?
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Page 54 Page 55 1 MR. LEE: If I could trouble Jenie to go 1 there are circumstance. Life is not perfect. 2 2 back to Bates-stamped number 18, please. If you There are some kind of a circumstance where people 3 3 can blow it up, and we're going to look at -need to have additional time, you know. We actually forget it. I'm going to move on. I'm 4 don't -- we try to do everything the best we can, 4 5 5 sorry. So under -- actually let's go ahead and do write it the best we can and implement it as best 6 this. If you look at 8.5. Scroll down a little 6 we can. And there are going to be exceptions from 7 7 bit. Jenie. time to time that we have to make calls to make 8 BY MR. LEE: 8 sure that we do the right things. 9 9 Q. It says, "If you want additional time Not everybody comes back in on time. 10 10 for maternity leave," and this is the last Yeah, we try to have some kind of a standard. We 11 sentence, "additional time may be allowed under 11 use our common sense at the end of the day to see 12 unusual circumstances and with the permission of 12 what works. This is about teamwork. Things 13 your supervisor." 13 happen. And I think that language is trying to say, hey, if there's additional time, we will try 14 Do you see that, sir? 14 15 15 A. Hold on. I can't see that well. Which to work with you. 16 Q. Under 8.10 on the next page, under time 16 one are you talking about? 8.6? 17 Q. 8.5. 17 off, time off for voting, it says "You'll be A. 8.5, additional time may be allowed 18 allowed a reasonable period of time to vote in 18 19 under usual circumstances -- unusual. There's 19 case you are unable to vote before or after your 20 some typo there. It's definitely unusual 20 regular hours if your work hours make it difficult 21 circumstance with permission of your -- no --21 or impossible to vote otherwise." 22 Do you see that, sir? 22 under --23 Q. Do you think it should say usual 23 A. Um-hum. 24 24 circumstances? Q. You have to say "yes" or "no." 25 A. I think that should say under -- I mean, 25 A. Yes. Page 56 Page 57 1 Q. That's something you implement at the 1 Q. This is the second to last page of the 2 Thermo Tech? 2 employee manual. 3 A. We will allow people to go to vote. We 3 A. Okay. 4 wouldn't stop anyone from going to vote. You got 4 Q. So do you recognize that there is an 5 5 to go vote, you got to go vote. arbitration provision that you have included in 6 6 Q. That's actually not what it says. That your employee manual? 7 says you will only allow them to go vote if it 7 Do you see that, sir? 8 8 otherwise is impossible for them to vote on their A. Yeah. 9 9 own personal time. Q. Now, you may recall in this lawsuit at 10 Do you see that? 10 one point was an arbitration. Do you recall that, 11 11 A. I think the language there, something is 12 wrong with it. This has got to be corrected. 12 A. I don't know the legal process. I only That's not how we operate. The language is 13 listened to my lawyer, and he advised me whatever 13 14 written poorly. 14 the next court date or whatever I need to do. I 15 15 Q. Okay. And then let's move on. If we don't know about this arbitration. 16 can scroll down to Defendant's 22. I'm sorry. 16 Q. Do you recall at one point you refused 17 It's the same exhibit, but it's Bates-stamped 22. 17 to pay the arbitration cost and that's why we had 18 So this is Bates-stamped 22. Do you see 18 to go back to court? 19 this paragraph 10 under -- do you see what this 19 MR. MIZRAHI: Objection to the form of that question. 20 says about arbitration, sir? 20 21 A. What is that about? I see a letterhead 21 Tony, you can respond. 22 and I see a bunch of writing. Where did that come 22 THE WITNESS: I don't know what 23 23 arbitration is. All I know is I pay my bills 24 Q. This is from the employee manual. 24 every time I need to pay something. 25 A. Okay. 25

Page 58 Page 59 1 BY MR. LEE: 1 you see the handwritten notation towards the 2 2 bottom half of the page on Bates-stamp 31 for Q. Do you know what this paragraph ten 3 3 means? Do you have any idea? Exhibit 10? 4 4 A. Okay. 5 5 Q. I can direct your attention to page 23. Q. Do you recognize the handwriting on this 6 6 If you can scroll down. time sheet? 7 7 Do you see this is a signature for a A. Yeah. That's my handwriting. 8 8 Q. That's your handwriting; right? confidentiality agreement with Mr. Juan Lopez? 9 9 Do you see that? A. Yes. 10 10 Q. About "please complete work"; is that A. Yeah. right? 11 Q. And he's the employee. 11 12 12 A. Yeah. They are supposed to be written Do you see that? A. Yeah. 13 13 down somewhere about where they work. 14 14 Q. There's a placeholder for the employer Q. And then you're also adding amounts owed 15 15 to sign and that would be you. for gas and tolls, right, to Mr. Lopez; is that Do you see that? 16 16 17 A. Yeah. 17 A. Yes. If they use any petty cash for 18 Q. And you agree that you are Juan Lopez's 18 themselves, we will reimburse them. Sometimes 19 employer; correct? 19 they don't bring -- usually there's a guy with a 20 A. Yeah. 20 credit card to give you to fill up your gas or 21 Q. And you agree that you're the employer 21 whatever. But sometimes they don't follow up. 22 for all of the employees at Thermo Tech 22 And then they're on the road and realize they 23 Mechanical; correct? 23 don't have gas. They don't have this. And then 24 24 A. Yes. they have to dig out of their pocket because, you 25 25 know, what can we do. Send somebody to help you Q. Let me direct your attention to 31. Do Page 60 Page 61 1 off the street? And then we'll give you back the 1 it's not like that now. 2 2 Q. So the next page, is this the pay money. 3 3 Q. So what day of the week are employees details for the prior time sheet that was 4 required to submit their time sheets? 4 submitted? It looks like it; right? 5 5 A. Regular, overtime. What is that? 24 A. At minimum by Tuesday morning. 6 6 Q. By Tuesday morning? hours overtime, 40 hours regular. I got to look 7 A. For the week before. 7 at that. 8 Q. Okay. So the week closes on a Friday? 8 Q. The prior one had the same thing; right? 9 A. Friday is when the paycheck actually 9 A. Okay, if that's what you say. 10 comes to the office. We have to send it in at 10 MR. LEE: Jenie, do you want to go back 11 up. I just want him to confirm it. 11 least by Wednesday to ADP, and it will be in our 12 office Friday morning. 12 BY MR. LEE: 13 13 Q. That's for the prior week; right? Q. So here at the top you see 40 and 24? 14 A. Yeah. 14 A. Yeah, 24 hours overtime, 40 hours 15 Q. So at the bottom of the time sheet, do 15 16 you see it says -- Jenie, if you can blow it up --16 Q. So for every pay period, like there's a 17 17 payment detail page that comes out; right? it says you must fill it out every day. Do you 18 know what that statement means because --18 A. Yeah. 19 19 A. It's supposed to be fill it out every Q. And does the employee receive this? 20 20 A. Yeah. It's ADP. They're a company. If day. 21 Q. You recognize the sentence by itself 21 you don't fill in the information online in their 22 makes no sense; right? 22 system -- it has to have a line item to go with 23 A. Yeah, yeah. Like I said, we're a small 23 it. We don't make payroll. This comes from the 24 business. We learn. We do a lot of crazy shit. 24 payroll company. We have to fill in everything 25 And then after that, we correct ourself. I'm sure 25 what we're paying for.

	Page 62		Page 63
1	Q. And this goes to the employee?	1	you blow it up a little bit, Jenie.
2	A. Of course.	2	BY MR. LEE:
3	Q. Okay. We're going to go to Bates-stamp	3	Q. Can you tell me what this is, sir?
4	131. Can you tell me what these are? I'm showing	4	A. Hold on one second. The start time, end
5	you Bates-stamped 131, 132. Are these screenshots	5	time, wage, total benefit. This is a spreadsheet
6	of something?	6	of a jobsite where Juan Lopez was documented in
7	A. Somebody taking a picture of a computer	7	one of our submission.
8	screen.	8	Q. Is this from like a project or a
9	Q. Yeah. Do you know what these are?	9	company?
10	A. It looks like the input in the time	10	A. This is the data collected in total of a
11	sheet information.	11	project of a location where an employee was
12	Q. Yeah.	12	working. This is an Excel sheet put together for
13	A. Or maybe pulling information from the	13	a total snapshot of what happened to an employee
14	app to put into a time sheet because we have many	14	within a time period. Yep.
15	ways of how we you have to find the app to make	15	Q. If we can go to the next page.
16	sure where the employees are at and to find where	16	A. Okay.
17	they punched, where they punch in and punch out,	17	Q. Can you tell me what this is?
18	are they within the location, what was the shift,	18	A. That's the sign-in log to have a meeting
19	what was on their paper. So you have to document	19	with the construction authority and respond to
20	where you get your information from so you can sit	20	Juan Lopez stating that we didn't pay him
21	and compare.	21	prevailing wages.
22	So this could have been one of the	22	Q. So what happened after that?
23	documentation screen of where they're correcting	23	A. The construction authority thinks that
24	data from the app to compare to the time sheet.	24	his claim is of no substance and they don't have
25	MR. LEE: Jenie, can we go to 168. Can	25	need to do anything for it.
	Page 64		Page 65
1	MR. LEE: Let's take a break until 1:15	1	COMMONWEALTH OF PENNSYLVANIA)
2	and I might be done soon. Okay?	2	COUNTY OF ALLEGHENY) SS:
3	THE WITNESS: Okay.	3	CERTIFICATE
4	MR. LEE: Thanks everybody.	4	I, Ann Medis, RPR, CLR, CSR-WA and
5	(Recess from 1:07 p m. to 1:15 p m.)	5	Notary Public within and for the Commonwealth of
6	MR. LEE: Thank you for appearing.	6	Pennsylvania, do hereby certify:
7	We're done.	7	That GOWKARRAN BUDHU, the witness whose
8	MR. MIZRAHI: Thank you.	8	deposition is hereinbefore set forth, was duly
9	MR. LEE: Ann, I'll just take a regular.	9	sworn by me and that such deposition is a true record of the testimony given by such witness.
10	MR. MIZRAHI: Just a quick note for the	10	
11	record before we jump off. Defendant's counsel	11	I further certify the inspection, reading and signing of said deposition were waived
12	respectively reserves to request a copy of	13	by counsel for the respective parties and by the
13	transcript pursuant to the Federal Rules of Civil	14	witness.
14	Procedure.	15	I further certify that I am not related
15	MR. LEE: Thanks, everyone.	16	to any of the parties to this action by blood or
16	(Whereupon, at 1:15 p.m., the taking of	17	marriage and that I am in no way interested in the
17	the instant deposition ceased.)	18	outcome of this matter.
18		19	IN WITNESS WHEREOF, I have hereunto set
19		20	my hand this 18th day of October, 2023.
20		21	
21		22	
22			
23		23	Notary Public
24		24 25	
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		Page	66
1	*** ERRATA SHEET ***	-	
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A	17:4,12 58:8	attention 52:8	56:17,18 62:5	20:14
a.m 1:19 32:22	agreements 17:6	58:5,25	bathroom 25:14	Budhu 1:7,8,13
able 31:20 52:3	ahead 45:22	attorney 14:10	Battery 25:13	3:2 4:3 8:6,8
Absolutely	54:5	audio-visual	bed 34:6	30:6,10 31:9
26:15,20 37:1	air 10:20 12:4	5:19	bedridden 34:4	33:2,15 65:7
38:18 39:6,9	alert 45:8	audiovisual 5:9	34:6	66:5,21
access 20:11	allegations	authority 63:19	behalf 1:3 2:2,7	bunch 56:22
	21:21 22:5	63:23	believe 4:13	business 5:24
accommodating 32:23	alleged 53:11	authorize 27:2	7:24 10:8	10:11 11:17
account 5:25	ALLEGHENY	authorized	12:10 25:5	12:9 14:7
6:12,16,18	65:2	29:22 31:14,22	28:20 39:10	20:25 22:17
23:6	allow 56:3,7	31:23 32:1,5	46:3,8 52:9	53:3 60:24
accountant 30:7	allowed 54:11	32:10	believes 21:19	businesses 10:25
	54:18 55:18	automatically	benefit 37:7,19	buy 22:1
accounting 24:1 accurate 16:3	Amjit 8:15,19	17:25	63:5	
	51:1	Avenue 4:18,20	benefits 37:9,14	C
25:7 30:14,16	amounts 59:14	average 16:17	best 50:10,10	C 2:1 4:1 65:3,3
31:11,13 36:10 46:6 50:9	anemia 4:22	aware 22:5	51:18 55:4,5,5	C.K 2:3 5:7
	Ann 1:15 41:14	26:10	better 39:4,22	40:15 51:22
accurately 24:16	64:9 65:4		beyond 5:16	California 13:25
action 65:16	answer 23:22	В	bills 23:7 57:23	14:6,16,22
actual 16:20	43:24	b 37:3	birth 6:10	15:4
18:22 26:11	answering 23:7	B-U-D-H-U 4:10	bit 6:14 19:22	call 16:8 18:1
27:7 28:7,23	anybody 39:13	back 15:6 17:25	28:6 29:14	28:16 33:17
actuality 19:1	39:16	30:2 32:20,24	34:20 52:1	53:4
52:22	anymore 9:9	42:6 48:20	54:7 63:1	called 1:14
Adam 40:8,10	Anyway 13:22	54:2 55:9	blood 65:16	52:23
adding 59:14	app 27:3 45:19	57:18 60:1	blow 34:20	calls 22:16 55:7
additional 29:21	49:23 62:14,15	61:10	51:25 54:3	capacity 10:8
54:9,11,18	62:24	bad 19:16	60:16 63:1	carbon 11:21
55:3,14	appear 41:4	ball 41:18	blue 41:9	card 27:15
address 4:17	appearing 64:6	bar 11:22	body 34:2	59:20
5:23	appearing 64.6	bars 11:21	bookkeeper	carrier 14:14,17
administration	appended 43:2	based 38:1 49:8	15:13,13,15,17	15:5,24
12:21	arbitration	basic 40:12	22:13 33:22	case 1:5 55:19
ADP 35:19,21	56:20 57:5,10	basically 10:18	bookkeeping	66:4
60:11 61:20	57:15,17,23	29:5 38:13	22:15	cash 59:17
advised 57:13	asked 33:20	39:23	boss 12:1,2	ceased 64:17
affiliated 17:7	asking 29:3	basis 5:19 44:8	bottom 41:2	cell 4:22
afternoon 27:1	assist 47:21,22	Bates 41:8	59:2 60:15	certain 17:6,9
46:6	47:23	Bates-stamp	break 32:20	17:10 36:13,16
ages 9:15	assistance 40:13	40:4,16,20	33:3 64:1	36:17,24 49:8
ago 9:12 15:19	assisting 38:13	59:2 62:3	breakfast 27:19	certify 65:6,11
53:20	ASSOCIATES	Bates-stamped	Briefly 21:14	65:15
agree 27:6 49:11	2:8	13:19 34:18,23	bring 16:11 48:7	change 14:13
58:18,21	assume 4:24	40:24 41:5,11	48:7 59:19	16:14 45:4
agreement 16:6	15:18	50:13,16 54:2	brother 9:5	changed 51:8,9
	15.16		Divinci 7.3	8 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

	·	-	-	
changing 51:8	1:19	50:20 51:1	currently 10:3	24:20
charge 33:4	commercial	construction	customer 12:6	designated 13:6
chat 45:6	11:3	63:19,23	customers 12:4	detail 61:17
check 15:8	common 55:11	contain 5:14		details 37:23
45:11,14 48:20	Commonwealth	continue 5:17,20	D	61:3
checks 23:8	1:17 65:1,5	contracted	D 3:1 4:1	different 13:7
children 9:13,14	communication	36:21	dad 22:1	13:12 16:14
circumstance	47:7	contractors	daily 44:8,11,14	17:17 19:22
54:21 55:1,2	company 11:12	36:13	data 62:24 63:10	difficult 10:2
circumstances	11:19 12:3,12	cooling 10:18,19	date 6:10 15:1	55:20
10:2 54:12,19	12:25 13:25	10:22	51:7 57:14	dig 59:24
54:24	14:6,17,18,22	copy 64:12	66:4	dioxide 11:21
city 24:22	15:5,5,24 16:2	corner 5:10	dates 33:7	direct 52:8 58:5
Civil 64:13	20:3 21:20	corporate 10:4	day 16:7 17:21	58:25
claim 63:24	22:6 23:18	corporates	19:1 23:1,2	directly 49:20
claiming 21:17	26:10 28:20	10:25	28:1 43:12	disability 9:7
22:8	32:9,9 33:22	corporations	44:12,13 45:5	disabled 8:10
claims 21:16	35:22 36:22	11:10	45:20 55:11	9:7 33:24,25
clarify 20:1	40:11 42:20	correct 4:11,12	60:3,17,20	discovery 14:11
22:11 23:25	48:13 61:20,24	17:8 20:9	65:20 66:23	display 40:19
33:8	63:9	33:15 38:21	day's 45:21	41:13
Class 1:4	company's 30:6	45:17 50:24	day-to-day	displayed 40:22
clear 38:11	compare 62:21	52:11,19 53:12	39:24	41:4
clerical 40:13	62:24	53:16 58:19,23	days 11:20 16:7	displaying 40:17
client 14:22	compensated	60:25	16:13 26:18	40:21
clock 27:13,15	46:24 47:1	corrected 53:1	dead 12:3	DISTRICT 1:1
27:16	compensation	56:12	deal 39:24	1:1
clocking 27:10	20:5	correcting 62:23	defendant 30:6	document 13:18
27:25	complain 39:16	correction 53:8	30:10 31:8	13:24 14:2,4,9
closes 60:8	complained	correctly 23:10	Defendant's	14:20 21:5,7
CLR 65:4	39:13	cost 57:17	56:16 64:11	21:11,13 25:21
CO2 11:25	complaint 22:6	counsel 33:20	Defendants 1:9	40:16,20 41:4
coherent 34:8,9	complete 31:9	64:11 65:13	2:7	41:6,19,25
34:13	59:10	count 31:10	definitely 54:20	44:25 62:19
collected 63:10	completion	COUNTY 65:2	degree 24:1,3	documentation
Collective 1:3	29:10	course 18:17	deliver 11:20,25	62:23
college 40:13	compliance 24:8	39:19 62:2	delivery 13:8	documented
column 36:4	computer 23:16	court 1:1 10:15	depending	63:6
come 27:15,17	62:7	41:15 57:14,18	17:15 37:11	documents
32:15 45:24	conditioning	cousins 8:21	depends 18:15	14:11,13
56:22	10:21 12:4	crazy 60:24	depose 33:21	doing 12:1 13:8
comes 28:18	confidentiality	create 53:24	depositing 23:7	16:20 19:16
55:9 60:10	58:8	credit 59:20	deposition 1:13	22:16 24:18,25
61:17,23	confirm 4:9	CSR-WA 65:4	5:9,14,15	25:1 33:9
coming 16:15	49:24 61:11	cup 11:23	64:17 65:8,9	40:12 44:16
41:17	Congrats 9:23	current 4:16	65:12 66:1	50:11 53:3
commencing	considered	24:21,23	description 3:6	DOL 53:23
	<u>'</u>		•	

				rage 05
drive 45:25 46:1	42:3 45:2,14	expectation	53:25 59:21	30:1,2 32:24
dropped 12:2	46:22 50:6	47:11	follows 4:5	34:15,17,18,19
ductwork 25:1	58:22 60:3	experience	foot 34:1	40:3,5 41:24
duly 4:4 65:8	62:16	47:19	forget 54:4	43:7 44:2
duties 15:18	employer 35:25	expired 24:23	form 12:13 13:2	46:15 47:9
22:14 23:4	39:11 58:14,19	explica 24.25 explain 52:17	20:16 21:22	48:5,5,15,20
22.14 23.4	58:21	CAPIAIII 32.17	25:8 26:3 28:9	50:12,14 51:25
$\overline{\mathbf{E}}$	ends 29:20 46:5	F	28:24 29:16	53:2 54:1,5
E 2:1,1 3:1 4:1,1	ensure 24:16	F 65:3	34:10 38:22	56:3,5,5,7
65:3,3 66:2	ensuring 23:10	fabricators	43:20 49:13	57:18 61:10,22
earlier 29:22	24:7,11	13:11	57:19	62:3,25 63:15
33:4	enter 23:11,15	fair 39:10	former 53:19	goes 34:6 62:1
early 6:22 9:23	entities 11:5,5	federal 11:8	forth 65:8	going 5:17 13:22
9:24 27:9	entities 11.3,3 entity 11:2	24:12 64:13	four 8:17 9:12	25:13,14 27:4
earnings 35:19	equipment	feel 49:10	11:19 15:19	30:22 31:4,16
36:4 37:23	48:10,12	field 19:9,10	26:18 50:19	31:17 32:6
38:5	ERRATA 66:1	file 53:19	fourth 37:2	38:14 45:16,22
easily 18:23	ESQUIRE 2:3,8	fill 42:3,5,6 52:6	Friday 60:8,9,12	54:3,4 55:6
East 2:9	estimated 16:1	59:20 60:17,19	front 34:22	56:4 62:3
eating 27:19	EUNON 2:8	61:21,24	full 19:5,8 33:14	good 4:8 9:23
effective 14:25		filled 44:18	·	20:22
51:7	evening 46:11	filling 25:6	function 5:11	
eight 26:18	everybody 12:24	fills 44:17	34:2	gotten 27:8
43:13	28:21 32:14,21	find 45:9 48:25	functions 34:3	government
Eighth 2:4	45:10 55:9	62:15,16	further 40:3	37:10
either 35:13	64:4	fine 32:19 52:7	65:11,15	governmental
email 5:22 6:4,5	exact 29:13 33:7	finish 9:23 19:23	future 5:18	36:14,16,24
6:6,6 7:2,16,25	43:17	19:24 30:9	G	GOWKARR
emails 7:10	exactly 24:24	finished 17:24	$\overline{\mathbf{G}4:1}$	1:7,13 3:2 4:3
employee 16:9	26:18	31:7	G-0-W-K-A	65:7 66:5,21
20:11 26:11	examination	fire 19:17 20:15	4:10	great 9:22
36:22 37:11	1:15 3:3 4:6	22:19		group 2:3 45:6
	examined 4:4		gas 59:15,20,23	grow 39:23
43:6 50:2,5,17	example 25:13	firing 20:21 first 4:4 40:5	generally 37:22 38:6	guess 8:17 9:17
51:6,6 52:5,24	27:8,24 44:18			10:11,18 17:9
53:4,17,19	Excel 63:12	45:11 50:14	give 4:16 20:8	25:22 33:8
56:24 57:2,6	exceptions 55:6	51:10,16,17	22:23 45:3,7	47:24
58:11 61:19	exhibit 3:7,8,9	five 7:23 8:3	48:6 59:20 60:1	guidance 48:6
62:1 63:11,13	3:10,11 13:16	12:21 18:13	60:1	gun 11:22
employee's 42:9 48:21	13:23 21:3	30:3	given 12:10,17	guy 16:8,11,15
	25:19 30:2,5	fix 53:4	16:22 25:11	18:1,3,4,5
employees 11:19	34:15,18,24	fixed 53:2	37:11,11 47:3	20:22 23:14
16:2 17:14	40:2 48:16,19	flat 35:9	65:10	25:1,3 28:13
20:6 23:10	50:13 56:17	Floor 2:4	gmail 6:12,16,17	59:19
24:12,16 29:5	59:3	FLSA 1:3	go 4:13 11:22	guys 10:12
30:8 36:25	Exhibits 3:5,13	folders 15:11	12:8 15:11	16:24 17:22
38:5,21 39:1,4	expect 45:14	follow 24:22	17:25 19:9	19:13 20:20
39:7,18,25	47:2	32:8 45:23	23:18,19,19,21	32:24,24 37:25
	<u> </u>	I	I	<u> </u>

44:16 45:2	hiring 20:21	incorrectly	J	50:11,11 51:10
46:21 47:17,18	Hold 21:8 32:4	52:10,18,23	james@leeliti	53:17,18,21
47:21 49:1	54:15 63:4	indecipherable	2:5	55:3 57:12,15
	homes 11:13	39:22	January 15:1	57:22,23 58:2
H	hoping 45:9	INDEX 3:5	Jason 2:8 40:25	59:25 60:18
H-V-A-C 10:16	hospital 11:7	indicates 5:12	41:11 51:20	62:9
half 30:13,19,24	hospitals 11:6	individual 10:8	jason@levine	knowledge
31:10,18,19,24	hour 26:22	27:6	2:10	50:10
31:25 49:4	27:18 29:21	individually	Jenie 13:15 21:2	
59:2	30:13,19,20,24	42:20	25:18 30:1	L
hall 16:6 18:1	31:10,17,17,18	individuals 17:7	34:17,19 40:2	labor 16:5 17:4
hand 34:1,2	31:19,23,23,24	50:20	44:3 46:14	17:6
65:20	31:24 37:19	information	48:15 50:12,14	laborers 24:20
handbook 50:17	43:18 49:4	23:12 38:4,4	51:24 54:1,7	laid 17:25
51:21 52:4	hours 20:8,9	61:21 62:11,13	60:16 61:10	language 52:21
handwriting	22:9 23:14	62:20	62:25 63:1	52:25 55:13
59:5,7,8	26:1,2,11,18	informed 52:24	job 1:25 19:16	56:11,13
handwritten	27:18 28:22	initial 53:7	22:13 23:4	law 24:3
59:1	30:25 31:1,2,4	input 28:7 33:9	24:20 25:14,15	laws 24:13
happen 55:13	32:16 35:9	38:19 62:10	jobs 12:7,7	lawsuit 14:11
happened 63:13	37:16 38:9,20	inputs 33:13	jobs 12.7,7 jobsite 42:5 63:6	21:8 48:20
63:22	43:13 45:3	inputted 43:17	jobsites 42:3	57:9
happens 44:10	47:13 53:14	inquire 33:23	45:25 46:1	lawyer 57:13
headcount 18:19	55:20,20 61:6	inspection 65:11	Juan 1:3 21:8	learn 60:24
18:22	61:6,14,14	install 10:12	25:22 35:2,5	leave 25:16
hear 9:10	house 4:24,25	48:2	36:1 38:11	26:21,25 46:2
heating 10:20,22	22:1	installation	42:13 44:23	47:4 49:25
help 47:17 59:25	HVAC 10:12,15	16:21	46:17 58:8,18	54:10
helped 12:1	12:25 16:21	installers 12:25	63:6,20 66:4	leaving 26:8
helper 11:18	19:13 37:24	37:24	jump 64:11	27:1 28:4,6,15
12:1 38:13	47:17	instances 49:8	Jump 07.11	Lee 2:3,3 3:3,13
47:15		instant 64:17	K	4:7 5:21 10:15
helpers 12:25	I	instructions	keep 19:18 45:8	10:17 12:19
helping 22:15	idea 58:3	45:3	kids 9:17	13:13,15,17
48:8	implement	insurance 13:25	kind 37:25 48:2	20:23 21:2,4
hereinbefore	24:15 55:5	14:6,17,22	53:11 55:2,10	22:4 25:18,20
65:8	56:1	15:5,11,24	know 5:22 12:7	26:9,16 27:23
hereunto 65:19	implemented	insurer 14:7	14:2,10 15:9	28:19 29:4,24
hey 31:3 42:24	50:9	interested 65:17	16:13 21:5	30:1,4 32:3,19
55:14	impossible	intern 40:12	22:10 23:14	32:23 33:1
hide 41:18	55:21 56:8	involved 20:24	25:13 28:12,13	34:14,17,21
hiding 41:21	improved 51:9	issue 43:25	32:13 33:3,20	39:2 40:2,6,18
higher 48:5	in/punch 49:20	issues 28:15	33:24 39:18	40:22,25 41:2
highlighted 41:9	in/time 49:9	item 36:5 37:2	40:10 41:10	41:10,18,23
hire 16:6 19:11	incident 49:5	61:22	42:23 44:17,18	43:23 44:2,4
19:13 20:14	included 57:5	items 38:8	45:9,15,24	46:14,16 48:15
22:19	incorrect 53:1		46:2,21 47:5	48:17 49:18
	<u> </u>	<u> </u>	<u> </u>	

				rage /I
50:12,15 51:20	41:7 45:10,22	5:16 11:9 58:3	25:8 26:3,13	53:7 64:10
51:24 52:2	54:3,6 61:6	60:18	27:11 28:9,24	noted 52:25
54:1,8 58:1	Looking 44:25	meant 6:21	29:16 33:21	notice 5:13,14
61:10,12 62:25	looks 16:9,15	measurement	34:10 38:22	43:1 48:19
63:2 64:1,4,6,9	44:25 61:4	48:6	40:14,19 41:3	noticing 5:8
64:15	62:10	Mechanical 1:7	41:12,16,20	number 16:1,2
left 5:10 34:2	Lopez 1:3 21:9	10:5,9 14:21	43:20 49:13	17:10,13 40:16
left-hand 35:24	21:16 25:22	35:25 58:23	51:22 57:19	40:20,24 41:5
legal 4:9 33:14	26:17 29:6	66:4	64:8,10	54:2
57:12	35:2,5 36:1,21	mechanics 47:18	money 21:18,20	J T. 2
let's 5:25 10:1	37:16 38:11	Medis 1:15 65:4	22:2 39:19	0
18:18,20 34:15	39:3 44:23	meet 53:23	60:2	O 4:1 8:1
41:24 53:14	47:14 58:8	meeting 10:2	morning 4:8	object 5:18
54:5 56:15	59:15 63:6,20	63:18	26:23 45:11	objection 12:13
64:1	66:4		46:5 60:5,6,12	13:2 20:16
		meetings 19:10		21:22 25:8
letterhead 56:21 LEVIN-EPST	Lopez's 42:13	Melissa 8:19,20	move 53:14 54:4	26:3,13 27:11
	46:3 58:18	8:22 51:1,4	56:15	28:9,24 29:16
2:8	lot 16:9,10,15	memory 14:5	MTA 11:7	34:10 38:22
licensed 47:17	60:24	51:12	N	43:20 49:13
47:21	lunch 26:22	mentally 34:8,9	$\overline{N2:13:14:1}$	57:19
life 6:5 55:1	M	34:13	name 4:9,10	occur 9:11
line 36:5 37:2	making 5:6	mentioned 9:6	33:14	October 65:20
38:8 61:22	23:13 48:23	33:24	named 40:8	office 7:16,21,22
66:6		message 40:7	nature 39:20	8:3,11 12:22
listened 57:13	management 13:12 46:23	45:7 46:17	nearest 26:2	15:10 16:23
LITIGATION	50:20 51:2	47:3	30:13 43:18	19:8,10 38:6
2:3	mandates 37:10	messages 46:22	need 14:13 18:1	42:6 60:10,12
little 6:14 12:6,7		46:23 47:1,4		· · · · · · · · · · · · · · · · · · ·
19:22 28:6	mandatory 47:2 47:6 52:5	metal 13:9 24:19	22:2 26:24	office@therm
29:14 34:20		25:2 38:14	27:2 30:18	7:3,7
52:1 54:6 63:1	manual 50:2,5	47:18,22	35:12 36:23	okay 5:4 6:8
lived 5:1	51:6,6 53:18	metropolitan	55:3 57:14,24	7:10 8:13 9:17
Local 17:15	53:24 56:24	11:7	63:25	11:16 12:10
location 27:4	57:2,6	mid 6:25	needed 22:1	13:14 14:1,24
44:8 49:24	March 25:23	minimum 60:5	needs 28:15 53:1	15:4 16:25
62:18 63:11	MARIANI 41:7	minute 26:18	never 6:5 41:5	18:12,17 19:3
log 32:20 44:11	marked 13:23	27:8 43:17	new 1:1 2:4,4,9	19:5 20:24
49:21 63:18	marriage 65:17	minutes 31:3,20	2:9 4:18,18	22:11 24:6,10
logging 27:7	married 9:19,20	31:21 32:6	16:8 66:2,2	29:25 31:4,15
29:6,9	match 24:21,24	49:5	newer 51:5	33:14 34:25
logs 49:9,20	25:4	mistake 45:6	normal 19:22	36:8 37:15
long 5:1 6:4,19	maternity 54:10	48:24	Notary 1:16	38:3,16 39:3
6:23 19:18	matter 65:18	mistakes 47:8	65:5,23 66:25	40:9 43:16
53:20	mean 11:5 12:16	48:25	notation 5:11	45:2 46:13,13
longer 8:9,10	37:6 42:19	Mizrahi 2:8 5:6	59:1	46:21 47:23
look 16:9,16	54:25	12:13 13:2	note 5:6,8,13	48:1 49:7,7
18:25 28:17	means 5:10,15	20:16 21:22	52:11,19 53:5	51:24 56:15,25
			l	

				Page /2
57:3 59:4 60:8	38:16 42:17	people's 23:23	54:2 59:10	22:16 37:15,17
61:9 62:3	47:10 48:22	percent 34:3	PLLLC 2:3	63:8,11
63:16 64:2,3	49:2,11	42:25	pocket 59:24	projects 17:10
old 6:8,13,21	paper 27:21	perfect 55:1	point 47:6 57:10	18:6,7,11
11:18	62:19	perform 39:21	57:16	36:14,16,18,23
Older 6:15	papers 23:14	performed 38:2	policies 23:18	36:24
one-hour 45:25	paragraph 30:5	period 35:5	24:15 50:8	properly 24:12
online 61:21	31:6 52:3,9	55:18 61:16	policy 28:20	protocol 38:25
opened 6:17	56:19 58:2	63:14	32:9	prove 27:4
operate 56:13	parks 25:14	periods 48:22	poorly 56:14	provide 25:7
operation 39:24	part 20:25 51:2	permanently	position 33:22	51:20
OT 31:18	parties 65:13,16	18:19	possible 28:5	provided 37:24
ourself 60:25	par des 03:13,10 pay 22:8 26:11	permission	possibly 15:23	38:4 48:12
outcome 65:18	32:12 35:4,5,8	54:12,21	posted 45:19	provider 35:22
outside 27:19	36:9,18,21,23	person 8:18 23:9	precise 30:8	provision 57:5
38:6 46:24	37:22 38:1	24:6,10,24	prepared 53:18	public 1:16 11:2
47:12	39:17 48:9,21	33:10 40:7	president 7:24	11:4,5 65:5,23
overtime 27:2	48:22 49:10	42:20	10:8	66:25
28:16 30:25	57:17,23,24	person's 52:17	prevail 36:5	pull 13:15,22
31:1,4,14,17	61:2,16 63:20	personal 5:24,25	prevailing 24:8	15:11 21:2
31:19,21 32:10	payable 23:6	56:9	24:21 36:9,12	25:18
32:11 38:16	payable 25.0 paycheck 60:9	persons 8:17	36:17,22,24	pulling 62:13
61:5,6,14	paying 23:7	petsons 8.17 petty 59:17	37:13,17,18	punnig 02.13 punch 27:3,15
owe 21:18	61:25	Pheronya 8:13	38:9 63:21	31:5 49:20
owed 59:14	payment 61:17	8:20,22 14:12	prevent 30:7	62:17,17
owes 21:20	payment 01.17 payroll 16:16	15:15 50:24	prior 33:22	punch-in/pun
OWES 21.20	17:23 18:14,20	phone 22:16	51:13 60:13	25:22
P	23:6 33:5,9,11	phone 22.10 phones 45:10,15	61:3,8	punched 62:17
P 2:1,1 4:1	33:12 35:21	picture 62:7	private 4:25	purposely 52:19
P.C 2:8	61:23,24	pieces 53:22	11:2,4,9,10	purposery 32.19 pursuant 64:13
p.m 27:25 32:22	paystub 34:22	PLA 16:5 17:2	probably 5:2	put 28:22 29:12
64:5,5,16	35:2 49:16,19	17:12 38:15	6:14,22 15:19	31:21 43:4
P10 34:15	paystubs 49:10	place 47:9	16:7,24 18:10	48:7 53:12,13
P2 21:3 30:2,5	Pennsylvania	placeholder	53:1	53:22 62:14
P33 34:19,23	1:17 65:1,6	58:14	problem 22:3	63:12
P5 34:18,19	people 7:17 8:3	plaintiff 1:5,14	26:24 31:5	03.12
page 3:2,6 30:3	12:11,21,22	2:2 30:7,9,11	43:13,16	Q
41:24 44:2	13:7,7,8,9,10	31:7	Procedure 64:14	question 5:7
46:15 50:14	13:11 16:6,16	Plaintiff's 3:5	process 57:12	12:14,20 13:3
51:25 55:16	16:18,20,22	13:16,23 25:19	produced 10:3,7	20:17 21:23
57:1 58:5 59:2	17:10,13,17	34:23 48:16	14:9,12 41:6	23:17 25:9
61:2,17 63:15	18:13,19,23	Plaintiffs 1:4	producing 14:11	26:4 28:10,25
66:6	19:18 20:8,15	plan 45:5 48:4	Professional	29:17 34:11
paid 17:22 23:10	22:19 23:20	PLAs 18:7	1:16	38:23 40:15
24:12,16 32:7	25:5 30:21	playing 41:18	project 13:11	43:21 49:14
32:17 35:15	42:17 53:12	please 4:17	16:5,11 17:4,5	57:20
36:13 37:13	55:2 56:3	40:15,19,23	17:18,24 18:12	questions 23:22
	33.2 30.3	70.13,17,23	17.10,27 10.12	1

23:23	5:15	requirements	34:1,1,1 35:22	school 12:4
quick 5:6,8	recording 5:19	24:8	36:14,18,25	schools 11:5,7
64:10	records 15:10	requires 16:11	37:20 38:6,7	screen 5:10
	20:12 24:22	reserve 5:18	38:17 39:5,8	40:17,21 41:11
R	25:6,22 48:21	reserves 64:12	41:8 42:10,17	41:21 52:4
R 2:1 4:1 65:3	recreation 25:15	residence 5:4	42:21 43:10,14	62:8,23
raise 22:23,24	red 41:21	residences 11:13	43:19 44:5,23	screenshots 62:5
rate 25:2 35:4,8	REF 66:5	residential 4:16	45:17 46:10	scroll 40:23 54:6
36:9,10,21	refer 40:15	11:1,14	47:15 49:20	56:16 58:6
37:18	reflect 23:13	respective 65:13	50:6 51:16,18	second 21:8 57:1
rates 23:15	reflects 28:17	respectively	53:3 55:8 59:8	63:4
24:23 37:10,13	29:23	64:12	59:11,15,16	seconds 31:3
38:1,9,10	refused 57:16	respond 12:15	60:13,22 61:4	see 10:1 13:18
ratio 17:13	regarding 23:23	13:4 19:25	61:8,17	13:20,21,24
read 21:13 48:4	regardless 36:20	20:18 21:24	right-hand	14:20,23,25
52:3,7	Registered 1:16	25:10 26:5,14	35:18	15:2 21:7
reading 65:12	regular 35:8	27:12 28:11	road 16:24	25:21,24 26:1
ready 32:24	38:9 39:23	29:1,18 34:12	59:22	28:2 34:22
realize 59:22	55:20 61:5,6	38:24 43:22	Rochelle 4:18	35:10,16,18
really 11:12,14	64:9	45:9 47:3,11	roles 13:12	36:2,5,6,8 37:2
13:5 20:2,21	reimburse 59:18	49:15 57:21	round 30:12	37:4 40:7,24
30:21	related 8:20,22	63:19	rounded 25:7	40:25 41:1,12
reason 16:4 43:7	8:24,25 9:2	responses 35:12	26:2 43:18	41:14,15,21
reasonable	65:15	responsible	row 35:10 36:5	42:9,11,24
55:18	relates 50:6	14:10 23:9,11	RPR 65:4	44:1 46:17,19
recall 14:8 15:4	relatively 9:18	24:7,11 33:10	rule 29:19 31:22	46:22 48:21
15:7 38:12	remember 6:24	rest 31:6	44:1	50:2,16 52:13
49:6 57:9,10	14:14 33:7	retained 3:13	Rules 64:13	53:16 54:14,15
57:16	REMOTE 1:13	review 24:17,18		55:11,22 56:10
receivable 23:6	repair 10:12	33:12 42:16,21	S	56:18,19,21,22
receive 61:19	16:21	42:22 43:12	S 2:1 4:1	57:7 58:7,9,12
received 23:12	rephrase 29:3	reviewed 51:9	sample 35:1	58:16 59:1
43:6 48:19	reply 47:6	revision 51:10	saying 17:5	60:16 61:13
49:17	report 32:11	right 4:14,24	26:17	seen 14:4 21:11
Recess 32:22	38:20 44:5,7	5:18 8:4,15 9:3	says 14:20 16:3	41:6
64:5	44:14,15,19	9:18,24 10:5,9	31:7 32:9	send 18:3,4,4
recognize 14:16	reporter 1:16	10:13 11:6,10	35:19 36:5	45:6,7 46:21
35:1,4,21,24	7:5 10:15	11:13 12:12,21	37:3 43:13	47:4 59:25
41:25 42:13	41:15	13:1 15:21,23	52:9 54:9	60:10
50:19 57:4	representative	15:24 16:21	55:17 56:6,7	sending 46:23
59:5 60:21	10:4	17:11,23 18:24	56:20 60:16,17	sense 39:15
recommend	request 64:12	19:5,17 20:3	schedule 14:21	53:16 55:11
20:22	require 18:13	20:12 21:10,10	26:20 45:21,21	60:22
record 5:8 41:3	required 17:10	22:12 24:1,4	46:4,8	sentence 54:11
43:8 51:23	25:6 30:12	27:9 29:7,10	scheduled 26:12	60:21
64:11 65:10	36:17 38:19	29:15 32:7	28:22 29:7,10	September 1:18
recorded 5:9,12	60:4	33:5,11,18,25	53:14	35:6 66:4
			1	1

				rage /4
service 35:22	sickle 4:22	31:20 48:8	statements	sure 22:2 23:13
servicers 37:25	Sickles 4:18,20	59:25 62:7	37:22 38:5	25:3 28:17
SERVICES	4:22	soon 15:19 64:2	states 1:1 30:6	29:2,23 41:16
66:1	side 12:7,7 34:1	sorry 7:25 9:10	stating 63:20	42:24 43:5
set 20:5 65:8,19	35:19,25	10:1 22:11	stayed 12:3	45:5,12,15
settings 41:13	sign 43:3,5,7,10	34:16,19 40:4	staying 28:6	47:5,8 48:23
seven 5:2,2	58:15	41:21 44:21	steamfitters	51:18 52:21
Shamwattie	sign-in 24:17	50:13 54:5	24:19	53:23 55:8
33:15	63:18	56:16	stenographic	60:25 62:16
Shanti 1:8 8:8,9	signature 42:10	SOUTHERN	5:16	surgery 9:8
8:9 9:2,4 15:12	42:14 43:1	1:1	Steve 9:2 20:14	sworn 4:4 65:9
15:20 22:12,19	58:7	speaking 19:21	46:18 50:23	66:22
30:10 31:8	signed 43:2	32:2	Steven 8:6 9:4	syrup 11:21,25
33:4,17 42:24	signing 65:12	specific 21:21	42:23	system 23:12
50:23	similar 29:6	specifically 5:17	stop 30:22,22	61:22
Shanti's 23:4	37:23 38:20	16:12	31:16 56:4	systems 10:12
Shanty 30:6	Simultaneous	specifics 17:15	straight 61:15	
share 7:16,19	19:21 32:2	specified 36:23	street 2:4,9 60:1	T
shared 53:20	single 28:1	spelling 4:9	66:2	T 65:3,3
sheet 13:8 24:19	sir 4:8,17 5:1 6:4	spinal 9:8	student 40:13	T-H-E-R-M-O
25:2,17 28:18	6:8 9:11,13,15	spray 11:22,23	stuff 22:16 48:3	8:2
29:23 38:14	10:5 13:18	spreadsheet	submission 63:7	take 12:5 20:20
42:1 43:10	14:2 15:2 19:6	63:5	submit 60:4	23:1,2 32:20
45:18,19 47:18	21:6,11 25:24	SS 65:2	submitted 61:4	53:22,22 64:1
47:22 49:21,22	34:23 35:16	stack 41:19	Subscribed	64:9
49:24 52:6,10	36:2,6 37:4	staff 7:20,22	66:22	taken 1:15
52:18 59:6	41:25 43:24	12:17 19:11	substance 63:24	talk 19:24,25
60:15 61:3	46:19 48:19	stamp 41:8	Suite 2:9 66:2	51:22
62:11,14,24	50:3,17 52:4	stand 17:2	super 44:20,21	talking 16:23
63:12 66:1	52:13 54:14	standard 47:7	supervise 38:15	19:23 38:3
sheets 24:17	55:22 56:20	55:10	supervising	48:18 54:16
42:2,16 60:4	57:7,11 63:3	standards 53:24	44:24 45:1	task 16:12 17:16
shift 25:11 26:6	sit 62:20	start 5:25 9:23	supervision	24:18 37:11,12
26:12 27:25	site 27:17,18,20	25:12 29:7,14	47:24	38:2 44:12
28:22 29:19,20	27:21,22 44:5	31:15 48:18	supervisor 43:3	tasks 13:6 37:12
30:18 52:6	44:7,13,14,15	52:11,19 53:7	43:9 52:11,18	teamwork 55:12
62:18	44:18,20,21	63:4	54:13	Tech 1:7 7:8 8:1
shit 60:24	sites' 24:22	started 6:12	supervisor's	10:4,9,11
short 33:17	situation 28:13	27:7,9 29:13	43:1	14:21 22:12
48:21 49:10,11	six 5:2 37:16	starting 25:23	supl 37:3	24:7 29:6
shortchanged	slow 7:5	46:4	supplemental	35:25 46:9,24
39:17	small 22:17	starts 29:20 35:5	37:7,8,13,19	50:6,9,21 56:2
show 25:15	60:23	state 24:13	supposed 26:11	58:22 66:4
26:23 49:23	snapshot 63:13	stated 50:8	27:1,14 28:3	Tech's 24:11
53:4	soda 11:20,23	statement 30:17	28:21 32:8	technicians
showing 62:4	somebody 22:23	31:11 35:19	44:11 45:13,16	13:10
sick 15:20 22:1	23:1,17 30:24	60:18	59:12 60:19	telephone 23:7
ļ	1	I	I	I

				1 age 75
tell 17:13,14	16:13 31:1	28:11 29:1,18	<u> </u>	24:8,13,21,23
21:15,19,20	Thursday 1:18	34:12 38:24	Um-hum 12:23	25:2 36:9,12
30:10,23 31:9	time 6:19,23	43:22 49:15	35:11 52:14	36:17,23,24
37:8 38:8	12:11,17 14:14	57:21	55:23	37:13,17,18
41:14 48:1,4,7	14:14 15:23	Tony@therm	unable 55:19	38:9 63:5
49:7 62:4 63:3	16:8,14,22	7:11,12	understand 10:3	wages 63:21
63:17	19:5,8 20:25	TonyBudhu@	36:20	wait 19:23,24
temporary	21:25 22:18	6:1,2	understanding	waived 65:12
18:13	25:3,6,15,16	top 5:10 35:10	21:17	walk 9:9 27:17
ten 6:13,21	25:17 26:7,7	35:18,24 61:13	undertaking	27:20 33:25
16:24 18:20	27:7,14,16,22	total 18:18 63:5	18:7	walked 27:21,22
58:2	27:22 28:8,17	63:10,13	union 16:6,11	want 4:8 29:21
ten-minute 46:1	28:23 29:7,10	trade 17:14 18:2	17:7,25 18:2	30:23,24,25,25
terminate 20:3	29:13,14,20,21	train 19:19	18:14	32:14 39:19,21
terms 49:1	29:23 30:8,12	20:20	UNITED 1:1	39:25 40:1
terrible 19:20	30:20 32:15	transcript 64:13	units 10:19	53:10 54:9
testified 4:5 33:3	38:20 40:13	TRANSPERF	unusual 54:12	61:10,11
testimony 65:10	42:1,2,16,25	66:1	54:19,20	wanted 20:2
text 40:7 45:2,7	43:5,6,7,17	traveling 22:2	updated 45:20	22:23 23:1
46:17,22,23	45:1,17,18,19	treat 39:3,7	use 5:23 17:6,9	52:8
47:1,3,4	46:9,11,25	treated 39:14	55:11 59:17	warn 32:13
Thank 33:2,2	47:3,10 49:9	tried 30:9 53:12	usual 48:8 54:19	way 27:16 38:19
34:15 64:6,8	49:19,21,22,24	trouble 30:1	54:23	41:2,7 42:25
Thanks 32:23	49:25 50:1	46:14 48:15	usually 20:20	43:2 53:25
64:4,15	51:3 52:6,10	50:12 51:25	33:23 45:19	65:17
Thermo 1:7 7:8	52:12,18,20	54:1	59:19	ways 62:15
7:25 8:1 10:4,9	53:7,13,20	true 28:23 65:9		we'll 32:20 45:6
10:11 14:21	54:9,11,18	try 19:18 30:21	V	45:7 60:1
22:12 24:7,11	55:3,7,7,9,14	39:22 53:24	v 1:6	we're 5:17 13:22
29:6 35:25	55:16,17,18	55:4,10,14	various 17:5	16:23 22:16
46:9,23 50:6,9	56:9 57:24	trying 51:17	ventilation	38:11 45:9
50:21 56:2	59:6 60:4,15	55:13	10:20	51:17 54:3
58:22 66:4	61:3,15 62:10	Tuesday 60:5,6	verbalize 35:12	60:23 61:25
thing 32:15	62:14,24 63:4	Tunnel 25:14	verbally 19:25	62:3 64:7
45:11 51:18	63:5,14	turn 42:8	verify 14:13	Wednesday
52:8 61:8	times 16:18 25:7	turnover 16:10	version 51:5,13	60:11
things 20:20	27:10 35:15	turns 12:9	51:14,21	week 11:20 16:7
22:17 25:4	45:10	two 7:23 9:14	video 5:12	16:12 17:18,20
55:8,12	today 5:17	16:7,13 17:19	videoconference	18:8,8 19:2
think 6:23 12:16	told 21:25 27:3	17:20 18:8,13	1:18	42:7,8 60:3,7,8
12:18,24 13:24	28:14 31:15	27:8,18 30:25	vote 55:18,19,21	60:13
15:12,25 27:9	53:13	31:4 32:16	56:3,4,5,5,7,8	week's 45:21
49:3 54:23,25	tolls 59:15	37:10,12	voting 55:17	weeks 16:13
55:13 56:11	Tony 4:13,15	typically 46:4	vs 66:4	17:19,21
thinks 63:23	13:4 20:18	typo 53:8,15		went 12:3
third 36:4 52:9	21:24 25:10	54:20	wage 23:18,23	West 2:4
three 11:19,20	26:5,14 27:12		wage 23.10,23	wheelchair 34:5

				rage 70
34:7	38:7,15,17	55:10 57:8	51:25	3
WHEREOF	47:22	58:10,13,17,20	13.53 37:19	
65:19	working 7:20	59:7,12 60:14	131 62:4,5	3 31:2 50:14,16 3:00 27:2,25
Wholeheartedly	8:10 11:13	60:23,23 61:14	132 62:5	28:6,14,14
39:12	12:11 17:18	61:18,20 62:9	14 3:11 25:19	46:6
wife 9:4,6 15:12	22:12 27:9	62:12	148 2:4	30 34:3
15:14,16 20:24	28:14,21 30:9	year 12:2 16:9	15 16:18,21	31 58:25 59:2
33:4	30:19,22,23	16:17 18:8,11	18:10	32 31:3
wife's 33:14	31:7 36:13	18:18,23,25	168 62:25	32.46 36:9 37:18
wish 39:20	37:16 63:12	years 5:2,3 6:13	17 30:5	33 34:19
witness 1:14	works 12:24	6:20,21 9:12	18 11:18 16:18	335 13:19
12:16 13:5	23:14 55:12	11:18 15:19	16:22 54:2	34 3:8,9 35:9,15
20:19 21:25	workweek 25:23	47:19,19	18th 65:20	
25:11 26:6,15	26:19	Yep 4:23,25		4
27:13 28:12	worse 39:4	9:25 44:6	2	43:3
29:2,19 34:13	wouldn't 56:4	63:14	2 3:7	4:00 31:8
38:25 40:23	Wow 9:22	yesterday 32:16	2/2/76 6:11	4:25 31:7
41:1 49:16	write 7:6 27:21	York 1:1 2:4,4,9	2:00 46:5	4:30 25:12
57:22 64:3	30:20 31:8,17	2:9 4:19 66:2,2	20 9:19,20 35:8	4:35 30:23
65:7,10,14,19	55:5	young 9:18,22	35:15 66:23	4:37 30:23
66:5	writing 30:8	younger 6:15	20-cv-09113 1:5	4:58 30:22
words 21:15	56:22	7	2000s 6:23	40 12:11 61:6,13
work 7:2,22 8:3	written 52:10,18	<u>Z</u>	2016 35:6	61:14
8:11 11:15	52:22 56:14	zoom 1:18 5:11	2018 25:23 51:7	400-8845 66:3
12:22 19:5,8	59:12	13:20,21 41:20	51:11,14	41 16:3
19:14 20:8,9	wrong 41:10	0	2019 15:1,6,21	42nd 2:9
24:24 26:12	47:9 56:12		33:5 2023 1:19 15:21	45 31:3
28:7,16 29:13	X	1	65:20 66:4	45th 66:2
29:21 30:21,24	$\overline{\mathbf{X}3:1}$	1:07 64:5	20s 6:25	47 6:9
30:25,25 31:2	A 3.1	1:15 64:1,5,16	21 3:7	4700 2:9
31:4,18,18,22	Y	10 3:9 6:20	212 66:3	5
31:23,24,24	yeah 6:17,19 7:1	18:10 23:14	212.465.1188	5 3:8 34:24
32:1,5,6,10,11 38:12 39:14	7:1,9,13,18	48:16 56:19	2:5	5:00 26:23
45:3,3 46:3,11	8:21 9:14,21	59:3	212.792.0048	50 18:23
46:25 47:11,12	11:24,24 14:24	10:15 1:19	2:10	53 40:5,18,22
47:24 52:6	15:22,25,25	10:54 32:22	216 66:2	54 40:4
55:15,20 59:10	17:1,12,20	10011 2:4	22 9:16 56:16,17	
59:13	18:21 19:4	10017 66:2	56:18	6
worked 22:9	21:12 25:25	10165 2:9	23 58:5	6:00 26:25 46:4
26:12,17 30:12	28:3 33:6,12	10801 4:19	24 35:6 61:5,13	60 2:9 18:23
32:16 35:9	35:3,7 38:1,8	11 3:10 13:16,23	61:14	638 17:15
37:16 38:20	42:4,12 43:4	115 4:18,20	24th 2:4	680 35:15
40:11	44:15 46:20	12 25:23	25 3:11 31:20,21	
worker 38:14	48:4,23 49:22	12:00 32:21	32:6	7
workers 13:9	50:4,7,22,25	12:17 32:22	26 9:16	7.1 52:3
24:20 36:18	51:3 53:8	13 3:10 50:13	28 1:18 66:4	7:00 26:21,24
	l	l	I	I

			Page 77
20.14.46.5			
28:14 46:5 7982 1:25 66:5			
8			
8.10 55:16			
8.5 54:6,17,18			
8.6 54:16			
8:00 25:12			
9			
903 66:2			
99 42:25			
	l		